1	IN THE SUPREME COURT OF THE UNITED STATES
2	x
3	SPRINT COMMUNICATIONS :
4	COMPANY, L.P., ET AL., :
5	Petitioners :
6	v. : No. 07-552
7	APCC SERVICES, INC., ET AL. :
8	x
9	Washington, D.C.
LO	Monday, April 21, 2008
L1	
L2	The above-entitled matter came on for ora
L3	argument before the Supreme Court of the United States
L4	at 10:03 a.m.
L5	APPEARANCES:
L6	CARTER G. PHILLIPS, ESQ., Washington, D.C.; on behalf
L7	of the Petitioners.
L8	ROY T. ENGLERT, JR., ESQ., Washington, D.C.; on behalf
L9	of the Respondents.
20	
21	
22	
23	
24	
25	

Т	CONTENTS	
2	ORAL ARGUMENT OF	PAGE
3	CARTER G. PHILLIPS, ESQ.	
4	On behalf of the Petitioners	3
5	ROY T. ENGLERT, JR., ESQ.	
6	On behalf of the Respondents	28
7	REBUTTAL ARGUMENT OF	
8	CARTER G. PHILLIPS, ESQ.	
9	On behalf of the Petitioners	58
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1	PROCEEDINGS
2	(10:03 a.m.)
3	CHIEF JUSTICE ROBERTS: We'll hear argument
4	first today in Case 07-552, Sprint Communications
5	Company v. APCC Services, Inc.
6	Mr. Phillips.
7	ORAL ARGUMENT OF CARTER G. PHILLIPS
8	ON BEHALF OF THE PETITIONERS
9	MR. PHILLIPS: Thank you, Mr. Chief Justice,
10	and may it please the Court:
11	Chief Judge Sentelle observed in his dissent
12	below that there are assignments and there are
13	assignments, and that's essentially going to be the
14	theme of my presentation this morning. It is I think
15	common ground between the parties in this litigation
16	that if you have an assignment which represents the
17	grant of the entirety of both the right and the remedy,
18	that is the complete assignment of the chosen action,
19	then under those circumstances there's no question that
20	the assignee has standing under Article III.
21	By parity of receiving, if all that the
22	assignee receives is a power of attorney, a mere
23	collection agency role, under those circumstances I
24	think it's common ground between the parties that
25	Article III is not satisfied. Two of the data points

- 1 come from --
- 2 JUSTICE SCALIA: Say it again? What is the
- 3 common ground?
- 4 MR. PHILLIPS: I think the second part of
- 5 the common ground is that if all that the assignee
- 6 receives is the power of attorney, that is to serve as
- 7 the lawyer for the assignor, under those circumstances
- 8 the assignee doesn't -- cannot -- has no common stake
- 9 than I or my clients do in these particular cases, any
- 10 more than I do in my client's interest in these
- 11 particular cases, and there I don't think anybody
- 12 disputes that Article III is not satisfied.
- Now, the Court in Vermont Agency sort of
- 14 identified two additional data points. First of all, it
- 15 made clear that a 10 percent bounty by itself unattached
- 16 to anything else is not sufficient, largely I think for
- 17 the same reasons why the lawyer's claim is insufficient,
- 18 because that's not tied to the particular right at stake
- 19 and therefore is inadequate to allow Article III to the
- 20 satisfied.
- 21 The second half of it is, though, that if
- 22 that bounty is coupled with an assignment of the rights
- 23 and even if that's a partial assignment of the rights,
- 24 then there is Article III jurisdiction under those
- 25 circumstances.

1	CHIEF JUSTICE ROBERTS. SO CHAC II CHESE
2	contracts provided that the aggregators will turn over
3	all of the proceeds of the litigation except for one
4	penny, then you'd be satisfied?
5	MR. PHILLIPS: Well, I'm not sure I'd be
6	satisfied. I think there's a different I think the
7	answer is that might satisfy Article III. The only
8	reason I'm reluctant to say that that's the line that
9	ought to be drawn is because this Court's taxpayer
10	standing cases seems to recognize that there are
11	situations where there is a sufficiently de minimis
12	amount of at stake that under those circumstances
13	Article III won't be satisfied. But clearly the
14	cleanest line to draw is in circumstances where have you
15	no stake in the outcome that clearly is beyond what
16	Article III would ultimately do.
17	JUSTICE SCALIA: Well then, this is not
18	really a very significant case, is it? Because I
19	presume that these enterprises that agglomerate claims
20	and bring suit as a collection agency, they could simply
21	get their compensation, instead of by way of, of a flat
22	fee, by, you know, claiming entitlement to 2 percent of
23	the rewards. So it's no big deal, I mean, really.
24	MR. PHILLIPS: But it is a big deal, not
25	necessarily because of the importance of the article. I

- 1 think the Article III part of it is still a big deal. I
- 2 think requiring as a separation of powers matter that
- 3 there has to be a concrete stake in the party bringing
- 4 the litigation, that's an important principle and the
- 5 Court shouldn't abandon it, and that's posed directly in
- 6 this case.
- 7 But more fundamentally in terms of the
- 8 importance of the underlying process, remember here
- 9 we're talking about an assignee who takes on 1400
- 10 different assignor claims involving 400,000 pay phones.
- 11 And that's the problem, is that when you break this down
- 12 and you allow just simple assignments to satisfy Article
- 13 III in its prudential standing concerns, then what you
- 14 end up with is this mass tort litigation.
- 15 JUSTICE GINSBURG: But it would be just the
- 16 same, Mr. Phillips, would it not, if the arrangement was
- 17 that the aggregator gets a piece of the action? Let's
- 18 take out the de minimis one cent. A significant stake,
- 19 like the qui tam plaintiff has. So you would have the
- 20 same problems that you're complaining about with regard
- 21 to discovery from the individual PSPs, the same problem
- 22 with respect to counterclaim.
- That's -- so it seems to me that, as Justice
- 24 Scalia suggested, this isn't about a whole lot if just
- 25 by the device of giving the aggregator part of the, a

- 1 piece of the action, this suit would be okay because the
- 2 prudential objections that you are making here would
- 3 apply just as well.
- 4 MR. PHILLIPS: Well, and I would -- I would
- 5 still assert those same prudential objections in the
- 6 hypothetical you pose. What I'm saying is when you --
- 7 when you have an assignment and there is a bounty built
- 8 into it, however you want to define the bounty, whether
- 9 it's a penny or 10 percent or 2 percent or whatever,
- 10 that may satisfy Article III. I understand that. That
- 11 does not answer the question of whether there's
- 12 prudential standing under those circumstances. In that
- 13 --
- 14 JUSTICE SCALIA: Go ahead, I'm sorry.
- 15 MR. PHILLIPS: In that context, Justice
- 16 Ginsburg, you do have the problems. You don't get the
- 17 discovery. You don't get to use the efficiency of the
- 18 counterclaim process, and there are serious questions
- 19 about whether or not there are res judicata and
- 20 collateral estoppel effects, and I would argue in that
- 21 context that there's a very significant claim that those
- 22 proceedings ought not to be entertained by a Federal
- 23 court as a prudential matter, not as a matter of Article
- 24 III.
- 25 JUSTICE SCALIA: What if all of the

- 1 claimants assign their claims to something called an
- 2 agglomeration trust and the -- the person who's bringing
- 3 suit here brings it as a trustee? He has no interest in
- 4 it personally and he is compensated the same way, the
- 5 same way this agglomerator is compensated. He has no
- 6 personal interest. He could sue, couldn't he?
- 7 MR. PHILLIPS: I mean, there is a long
- 8 tradition of allowing trustees to bring litigation on
- 9 behalf of the trust because that's the only way that a
- 10 trust can in fact enforce its rights.
- 11 JUSTICE SCALIA: So once again, it's no big
- 12 deal. I mean --
- MR. PHILLIPS: Well, it is a big deal,
- 14 because trust relationships carry all kinds of
- 15 additional legal consequences. What is particularly
- 16 offensive about this arrangement, Your Honors, is that
- 17 the assignor gets all of the benefits of being able to
- 18 bring mass tort litigation with none of the
- 19 responsibilities.
- JUSTICE SOUTER: He would do the same thing
- 21 in Justice Scalia's if it were an irrevocable trust.
- 22 The trust could do exactly what the aggregator is doing
- 23 here.
- MR. PHILLIPS: That's true, but there are
- 25 additional trust responsibilities that would attach to

- 1 that process. There's an entire legal regime to deal
- 2 with that.
- JUSTICE SOUTER: -- that might protect those
- 4 who assigned their interest to the trust, but I don't
- 5 offhand see what difference it would make, what
- 6 difference those responsibilities would make vis a vis
- 7 you and your client.
- 8 MR. PHILLIPS: Well, again, Justice Souter,
- 9 I think the answer probably is going to depend on how
- 10 the Court interprets the prudential standing doctrine.
- 11 Again, I don't have any quarrel as an Article III
- 12 matter, because I think it's one of those long-held
- 13 traditions that trustees are allowed to bring litigation
- on behalf of the trust and that's understood.
- 15 JUSTICE SOUTER: But the real issue is not
- 16 whether the trustee can sue. The real issue is whether
- 17 the trust can sue.
- 18 MR. PHILLIPS: Right. I mean, that's where
- 19 the claims are, sure.
- 20 JUSTICE SOUTER: It seems to me in his
- 21 example if the trust can sue, why can't the aggregator
- 22 sue? And your answer was, well, trustees have certain
- 23 responsibilities. But I don't see that those
- 24 responsibilities inure to the benefit of your client or
- 25 to an opposing party in litigation that a trust brings.

- 1 So I don't see how it would differentiate it.
- 2 MR. PHILLIPS: Well, there are two
- 3 differentiations. One is that there is this entire
- 4 legal regime that regulates trusts and that has allowed
- 5 the courts for 200 years, probably longer than that, to
- 6 be comfortable to allow litigation to proceed in a
- 7 particular way.
- 8 But second of all and the second answer to
- 9 your first question is the prudential concerns remain
- 10 just, potentially just as serious. I think the question
- 11 is do you want to create litigation devices that allow
- 12 the courts to avoid -- to allow lower courts or, more to
- 13 the point, allow plaintiffs to avoid the requirements
- 14 either of Federal Rule of Civil Procedure 23 or the
- 15 associational standing doctrine. Those are doctrines
- 16 that are designed to limit mass tort litigation in
- 17 particularized circumstances --
- 18 JUSTICE STEVENS: You mentioned discovery.
- 19 I don't see why you can't get discovery against this
- 20 whole bunch of people.
- 21 MR. PHILLIPS: Because they're not a party
- 22 to the litigation. I mean, you can get discovery --
- JUSTICE STEVENS: Subpoenas out there and
- 24 depositions.
- 25 MR. PHILLIPS: But, Justice Stevens, if you

- 1 sue me, you hail me into court, you put me to the
- 2 burdens of being a defendant in litigation, the least I
- 3 ought to get out of that is that I can turn to you and
- 4 ask you to admit certain facts, I can turn to you and
- 5 ask you to answer certain interrogatories, and I don't
- 6 have to go chasing you down, because you've already
- 7 submitted yourself to the personal jurisdiction of that
- 8 court.
- 9 JUSTICE STEVENS: Of course, in this
- 10 particular situation you can do the same thing. You can
- 11 file requests for admissions or serve interrogatories.
- 12 I don't understand why you can't do that.
- MR. PHILLIPS: Well, I can serve them on the
- 14 aggregator, but I cannot serve them on the party who in
- 15 fact has the relevant information that I need. I have
- 16 to use third party subpoena power.
- 17 JUSTICE STEVENS: I would assume the
- 18 aggregators have the relevant information.
- 19 MR. PHILLIPS: I'm sorry, Justice Stevens?
- 20 JUSTICE STEVENS: I would assume the
- 21 aggregator would have the relevant information.
- 22 MR. PHILLIPS: In some instances it might or
- 23 it might not. The problem is the aggregator has got to
- 24 get the information.
- 25 JUSTICE STEVENS: But they have to -- they

- 1 have the burden of proof in the case and I assume they
- 2 have to investigate the facts and be prepared for
- 3 trial.
- 4 MR. PHILLIPS: And that would help on the
- 5 affirmative case that they have to put together, but it
- 6 doesn't help with respect to the counterclaims. The
- 7 Qwest amicus brief does a very nice job of explaining
- 8 that there are a lot of situations where the -- where
- 9 the payphone operators are overpaid and it's very
- 10 difficult -- first of all, and the aggregator has no
- 11 idea or any incentive to find out any of that, any of
- 12 that information. And when Owest made the requests of
- 13 the aggregator saying, provide me with the information,
- 14 the brief quotes in a variety of places comments such
- 15 as, you know, "whatever the -- our aggregator says is
- 16 fine with us, " or "I don't care about those claims, " or
- 17 answers like that, which, if I sue you -- I mean, if you
- 18 sue me and I ask for those, you cannot give me back
- 19 those answers.
- 20 JUSTICE KENNEDY: But you can make that same
- 21 answer if it's just a standard assignee for collection
- 22 of -- of a debt for single person.
- MR. PHILLIPS: Right, but if it's a simple
- 24 assignee for a debt and nothing more than that, just a
- 25 power of attorney -- or are you talking about a full

- 1 assignment?
- 2 JUSTICE KENNEDY: No, no. It's a full
- 3 assignment, where everybody agrees that there's
- 4 standing.
- 5 MR. PHILLIPS: But in no circumstance --
- 6 JUSTICE KENNEDY: You can make the same
- 7 argument: Oh, he might not have all the information.
- 8 MR. PHILLIPS: Right, but at least there he
- 9 is also responsible for both -- he has the entirety of
- 10 the right. He has the right and the remedy. So that
- 11 whatever counterclaims you have operate directly against
- 12 that particular individual.
- But even in that context, Justice Kennedy,
- 14 it seems to me there's a fundamental difference, as a
- 15 matter of prudence, between dealing with a single
- 16 assignee back and forth and the disputes that arise
- 17 there and the difficulty of discovery that would exist
- 18 there, and the situation we have here where you have
- 19 1400 payphone operators --
- JUSTICE BREYER: You have a discovery be
- 21 problem. I don't see that it's a standing problem. And
- 22 two things it reminds me of are, one very common, a
- 23 financer takes an interest in receivables and he's going
- 24 to have to collect them as receivables and there may be
- 25 50,000. That could have the same kind of practical

- 1 problems. Or we had cases in the First Circuit you may
- 2 or may not be aware of where somebody went around and
- 3 had assignments for 50,000 cabbages that were delivered
- 4 a day late in 50,000 box cars and each one was worth
- 5 about \$10. Nobody figured a way out of that. They had
- 6 to pass a special statute.
- 7 There was -- and so it seems to me you're
- 8 better off than the cabbage people because have you two
- 9 possible remedies: One on discovery; you could ask the
- 10 judge, Judge, see what the Communications Commission
- 11 thinks. It's called primary jurisdiction of the kind.
- 12 MR. PHILLIPS: But, Justice --
- JUSTICE BREYER: Or you could go to the FCC
- 14 and you say, FCC, you got us into this.
- 15 Now, you have some rules here that make some
- 16 sense in terms of collection. You have both those
- 17 agency avenues open to you, not open to the cabbage
- 18 people, and this doesn't seem a standing problem. Now,
- 19 what's your response to that?
- MR. PHILLIPS: Well, there are two elements
- 21 of the standing problem: The first one is we're all --
- 22 let's be clear -- we're talking about a hypothetical
- 23 that's different from this case because we're talking
- 24 about a hypothetical where in fact the assignee has a
- 25 concrete interest in the outcome of this dispute. Here

- 1 the assignee has no interest in the outcome of this
- 2 dispute. So the Article III problem arises there.
- 3 The question is if you have a minor amount
- 4 at interest, even if it's, you know, concrete but
- 5 nevertheless approaches de minimis, should you
- 6 nevertheless entertain that case. And I think the
- 7 answer to your question, Justice Breyer, is that instead
- 8 of making this into a Federal court case, where you have
- 9 1400 claims like this, what the Court should say is that
- 10 the better course to follow is in fact for the
- 11 plaintiffs to take their claims, if they want to, in an
- 12 aggregate form to the FCC because that's the right
- 13 institution to deal with it because it doesn't have the
- 14 limitations of Article III and it doesn't have the
- 15 limitations of prudential standing to interfere with its
- 16 ability to provide complete relief.
- 17 And, indeed, if you read the Respondents'
- 18 brief, they identify, as the prototype litigation, in
- 19 which this entire system worked effectively, a claim
- 20 that was in fact litigated in front of the Federal
- 21 Communications Commission, not a case that was litigated
- 22 in front of the Federal court. So, to my mind, the
- 23 right answer to this case is to take these cases all to
- 24 the FCC, not as a matter of what we do as primary
- 25 jurisdiction, but simply as what the plaintiffs do

- 1 because they don't have the vehicle to bring this to the
- 2 Federal courts.
- JUSTICE GINSBURG: But --
- 4 JUSTICE SCALIA: What do you do about --
- 5 about aggregated plaintiffs who are not in the field of
- 6 Federal regulation? They're just sort of out of luck?
- 7 Can they petition for the creation of an FCC that they
- 8 can take their claims to? I mean, this is a fluke that
- 9 there happens to be this Federal agency they could have
- 10 gone to. Certainly our principles of standing should
- 11 not depend upon that fluke, should it?
- MR. PHILLIPS: Well, I think when the Court
- is considering the questions of prudence, you know, it
- 14 can certainly take it into account, and maybe that would
- 15 argue in the alternative in another case if there
- 16 weren't such an available vehicle that the Court might
- 17 be more inclined to entertain it under those
- 18 circumstances.
- 19 JUSTICE GINSBURG: Would there be review?
- 20 The FCC, you pointed out, doesn't have Article III
- 21 barriers. So the FCC decides one way or another. One
- 22 party ends up losing. Is there review in Federal court?
- 23 MR. PHILLIPS: I mean, Justice Ginsburg,
- 24 that is Spiller. That's what the Court said in Spiller,
- 25 and I think it's a logical outgrowth of what the Court

- 1 held in ASARCO, which is that, even though a claim
- 2 doesn't start with Article III jurisdiction because it's
- 3 not an Article III entity, that when a final
- 4 determination comes out of that entity that is in fact
- 5 enforceable as a right that that right is enforceable
- 6 consistent with Article III notions. And that's true.
- 7 That is what the Court essentially, without dealing with
- 8 Article III at all, said in Spiller, and that's clearly
- 9 what the Court held in ASARCO.
- 10 JUSTICE GINSBURG: What is the advantage?
- 11 You have proposed the FCC route. That obviously wasn't
- 12 taken here. What is the advantage of going to Federal
- 13 court on claims like this?
- MR. PHILLIPS: From my perspective or from
- 15 the plaintiffs' perspective.
- 16 JUSTICE GINSBURG: Why would the plaintiff
- 17 make such a choice if the agency --
- 18 MR. PHILLIPS: Because the -- the plaintiffs
- 19 here, the payphone operators, get a free pass in this
- 20 proceeding. They get all of the benefits of being able
- 21 to go to Federal court and bring litigation with none of
- 22 the burdens of having to deal with discovery or
- 23 cross-claims or counterclaims or even necessarily being
- 24 bound by doctrines of res judicata and collateral
- 25 estoppel. So you get all the benefits and none of the

- 1 disadvantages. That's why it's an advantage for them to
- 2 go to Federal court.
- JUSTICE BREYER: How is that different?
- 4 MR. PHILLIPS: When --
- 5 JUSTICE BREYER: Just on that very point --
- 6 I need clarification on this. How is that different
- 7 than the case of the financer who takes accounts
- 8 receivable, which is very common? You finance the
- 9 accounts. You take a secured interest in accounts
- 10 receivable.
- 11 MR. PHILLIPS: Right.
- 12 JUSTICE BREYER: And there you might
- 13 foreclose on the secured interests. Then you as the
- 14 financer have to collect from everybody. How is your
- 15 case different from that?
- MR. PHILLIPS: Well, I don't know --
- JUSTICE BREYER: In the respect you were
- 18 just talking about.
- MR. PHILLIPS: Right. Well, I mean, the
- 20 real question is I don't know why that case is
- 21 necessarily in Federal court either. I mean, a lot of
- 22 that --
- JUSTICE BREYER: I know, but I mean, there
- 24 may be many reasons for that. I'm just saying it's a
- 25 normal, practical problem, I believe, in the banking

- 1 community. I don't know.
- 2 MR. PHILLIPS: Right, but most of that's
- 3 litigated in State courts, in which case there's no
- 4 serious problem --
- JUSTICE BREYER: Go back to my question, I'd
- 6 like to get an answer to it.
- 7 MR. PHILLIPS: Certainly.
- 8 JUSTICE BREYER: In respect to the problem
- 9 you were just mentioning, the discovery problem of
- 10 counterclaims or those problems, is this case any
- 11 different than the financing case I just mentioned?
- MR. PHILLIPS: No, I don't think so.
- JUSTICE BREYER: No.
- MR. PHILLIPS: I think those exact problems
- 15 would arise in that context as well. On the other hand,
- 16 that's a situation that seems to me is largely driven by
- 17 the exigencies and by accident in Federal court. This
- 18 is situation that is driven into Federal court by the
- 19 plaintiffs' choice and by the ability and the preference
- 20 to be in a position to get the benefits of litigation in
- 21 Federal court without any of the detriments that might
- 22 otherwise arise in that context.
- JUSTICE SOUTER: Could you explain that?
- 24 That really goes back to your answer in Justice
- 25 Ginsburg's question and I'm not getting it. She said

- 1 why would you go to the Federal court if you can you go
- 2 to the FCC, and you said, well, you get the benefits of
- 3 being in Federal court. What -- I should be asking
- 4 other counsel this question, but as you understand it
- 5 what is the benefit of being in the Federal court rather
- 6 than the FCC that makes this so attractive?
- 7 MR. PHILLIPS: I guess I would encourage you
- 8 to ask counsel on the other side, because personally I
- 9 would think that they would have a full and fair remedy
- 10 --
- 11 JUSTICE SOUTER: So you don't know of any
- 12 benefits?
- MR. PHILLIPS: I'm sorry?
- JUSTICE SOUTER: You don't know of any
- 15 benefits?
- 16 MR. PHILLIPS: I don't know -- well, other
- 17 than the ones I've already articulated, where I think
- 18 they get some advantages of being in a Federal court and
- 19 have --
- JUSTICE SOUTER: Well, you eliminate step
- 21 one. I mean, you go to the FCC, you win there, then
- 22 you've got to face an appeal before the Federal courts.
- 23 Why not go right to the Federal courts immediately? You
- 24 eliminate one level of litigation.
- MR. PHILLIPS: Well, and that may well be

- 1 his answer.
- 2 JUSTICE SOUTER: Well, I'd like you to go
- 3 back to the question that Justice Stevens, Justice
- 4 Breyer, and I asked you. You said, oh, there's a
- 5 problem, there's no counterclaim, we can't get the
- 6 information. And we say, well, that happens in every
- 7 accounts receivable assignment; there's no problem
- 8 there. And then you say, well, that should be in State
- 9 court. That's not right.
- 10 I thought it was agreed, stipulated by you
- 11 at the outset, that if there's a standard assignment for
- 12 collection you can be in the Federal court; there is
- 13 standing.
- 14 MR. PHILLIPS: Right, there is Article III.
- 15 JUSTICE SOUTER: And Article III.
- MR. PHILLIPS: Right. And let's not lose
- 17 sight of that core question --
- 18 JUSTICE SOUTER: If you're saying, if you're
- 19 saying that it's the aggregation that makes it difficult
- 20 to reach everybody, well, that's a question of
- 21 discovery, and it's still the aggregator's
- 22 responsibility. If the aggregator can't answer
- 23 necessary questions for discovery of the suit, the
- 24 suit's dismissed.
- MR. PHILLIPS: Well, that may or may not

- 1 have happen. But let's be clear, okay. The core
- 2 question here is whether or not an aggregator who has no
- 3 claim, who has no stake at all, not a penny's worth, can
- 4 pursue this litigation. On that it seems to me the
- 5 answer got -- should be no. There's no benefit to it.
- 6 The concrete stake is a core requirement of Article III
- 7 and the Court ought to enforce it as a separation of
- 8 powers question.
- 9 The issue that we've been discussing here is
- 10 what do you do when you get past that, and when you have
- 11 a kind of a bounty that's been attached to it, and how
- 12 do you resolve that? In that situation, which is not
- 13 this case, I still think that there would be grounds for
- 14 prudential standing to serve as a basis to eliminate
- 15 this kind of litigation. On the other hand, it may well
- 16 --
- 17 JUSTICE GINSBURG: But you said --
- 18 MR. PHILLIPS: I am sorry, Your Honor.
- 19 JUSTICE GINSBURG: You said the aggregator
- 20 had -- that the aggregator could sue on behalf of these
- 21 1400 plaintiffs naming every one of them as a named
- 22 plaintiff in this complaint and still the aggregator
- 23 would run the show because they each authorized the
- 24 aggregator to conduct the litigation.
- MR. PHILLIPS: Right.

- 1 JUSTICE GINSBURG: Now, it seems to me that
- 2 it's not very prudential to require that there be 1400
- 3 named plaintiffs instead of one.
- 4 MR. PHILLIPS: Well, I mean, the price you
- 5 pay -- bless you -- is that when you bring Federal court
- 6 litigation -- is that you have to have -- you have to
- 7 expose yourself to exactly the burdens that come with
- 8 it.
- 9 JUSTICE SOUTER: You also pay a price. I
- 10 thought that's what you were going to get at. Talking
- 11 about prudential standing, 1400 filing fees is pretty
- 12 prudential.
- MR. PHILLIPS: Right. Federal courts
- 14 clearly have an interest in that.
- 15 JUSTICE GINSBURG: But I thought your
- 16 position was they could all join in one complaint just
- 17 as long as they're all named separately.
- 18 MR. PHILLIPS: They can join in a single
- 19 complaint. You know, the court can consider whether or
- 20 not it thinks joinder is appropriate under those
- 21 circumstances, but they could unquestionably do that.
- 22 But then, again, they are then at that point a plaintiff
- 23 in the litigation having brought this action and,
- 24 therefore, subject to all of the burdens of being a
- 25 plaintiff in the litigation, including submitting

- 1 themselves to the personal jurisdiction of the court.
- I mean, let's be clear about this. There
- 3 are 1400 names out of people all over the country that
- 4 under the -- under the plaintiffs aggregators' theory we
- 5 have to go chase down in order to obtain discovery, to
- 6 obtain any of our counterclaims or anything like that.
- 7 Whereas if they come into this Court and they submit
- 8 themselves to the jurisdiction, at least the process
- 9 works as the Federal Rules of Civil Procedure --
- 10 JUSTICE KENNEDY: Well, I don't like to be
- 11 the broken record. I'm just not getting -- I don't see
- 12 why that isn't the responsibility of the plaintiff. The
- 13 district court said, now, you've brought these claims.
- 14 The defendants need this information. You go get that.
- 15 That's your responsibility.
- MR. PHILLIPS: Well, I don't doubt that the
- 17 trial court can do that, but the question is: Why do we
- 18 have to go to the burden of having to chase all of that
- 19 in the first instance?
- I mean, the Respondent's brief at page 10
- 21 criticizes us for not having brought 1400 third-party
- 22 complaints, not having sought additional discovery. All
- 23 of those are burdens that simply arise in this context
- 24 that otherwise do not exist in an ordinary case where
- 25 you simply ask the party who has the actual claim to be

- 1 the plaintiff in front of the court.
- 2 And that's -- and, again, just to be clear,
- 3 we are still here dealing with the hypothetical. We're
- 4 not dealing with the core question of what do you do
- 5 with a plaintiff who has not one penny at stake in
- 6 litigation that, as the lawyers describe, is all hard
- 7 cash.
- 8 JUSTICE SOUTER: I'm sorry. The only way,
- 9 it seems to me, that you can eliminate what you regard
- 10 as a problem is by having 1400 separate actions, so that
- in any given case if you want discovery, your plaintiff,
- 12 the person who has got to provide that discovery, is
- 13 standing right there.
- 14 And I don't see how you can get the benefits
- 15 that you are claiming entitled to without having 1400
- 16 separate actions. If you don't have 1400 separate
- 17 actions, whether you have an aggregation like this,
- 18 whether you have a joint action, whether you have a
- 19 class action, this problem of chasing down, as you
- 20 describe it, is going to be there.
- 21 So it seems to me the prudential question
- 22 for this Court is: Do we really want to require 1400
- 23 separate actions so that you can have your perfect
- 24 paradigm of private litigation? And to say, yes, we
- 25 want 1400 actions, it seems to me is a stretch. What do

- 1 you say?
- 2 MR. PHILLIPS: I think the answer to that is
- 3 that when you -- when you deal with mass tort
- 4 litigation, the Rules of Civil Procedure ought to apply
- 5 in that context as it applies in every other place. And
- 6 when the courts deviate from the standard paradigm for
- 7 litigation, they do it expressly, either through the
- 8 rules or through doctrines that already exist.
- And so we have Rule 23, which sets out very
- 10 clear protections for both the courts -- or not only for
- 11 the courts, but for the plaintiffs and for the absent
- 12 defendants -- absent, absent plaintiffs and for the
- defendants, and is a clear mechanism for conducting 1400
- 14 claims all once in a particular situation.
- 15 JUSTICE SOUTER: What does that have to do
- 16 with -- I guess that goes to prudential standing.
- 17 MR. PHILLIPS: It goes directly --
- 18 JUSTICE SOUTER: It has nothing to do with
- 19 Article III standing.
- MR. PHILLIPS: No, to be sure. Again, I
- 21 don't think that -- I mean, the Article III debate here
- 22 seems to me to turn solely on the question of there is
- 23 no stake in the outcome of this case. That's a bedrock
- 24 requirement of Article III and ought to be a basis for
- 25 simply reversing. But, you know, to the extent that the

- 1 Court then goes beyond that and worries about what's the
- 2 next case going to look like and what are the prudential
- 3 limitations, which I don't think the Court has to
- 4 resolve any of this, what I would suggest is the Court
- 5 should be informed by Rule 23 and associational standing
- 6 and those doctrines --
- JUSTICE SOUTER: Are you saying, in effect,
- 8 that if we get to the prudential-standing point, the
- 9 answer is that in the absence of a rule comparable to
- 10 Rule 23 we should not recognize prudential standing, but
- 11 that if we adopted a rule that sort of regulated how
- 12 this would work, prudential standing would be
- 13 appropriate? Is that basically it?
- MR. PHILLIPS: I think that's the right
- 15 answer, is that the Court shouldn't just make it up as
- 16 it goes along. And if there is a need for this -- look,
- and the truth is we've been here 200 years. We haven't
- 18 had to have aggregator standing all of this time. It
- 19 strikes me that there's no compelling need for a change
- 20 and that for that reason the Court ought to go back to
- 21 the paradigm example, plaintiffs sue defendants and you
- 22 have normal discovery and counterclaims.
- JUSTICE GINSBURG: Is there any significance
- 24 to this being the -- this assignment transfers legal
- 25 title. True, there's an obligation to pay, to pay the

- 1 separate PSPs. But does anything turn on legal title?
- 2 For example, suppose the -- I gather the check would be
- 3 payable to the aggregator if the aggregator prevails.
- 4 Could a creditor of the aggregator come in and say,
- 5 stop, you owe me lots of money and I want to reach those
- 6 proceeds?
- 7 MR. PHILLIPS: That -- I mean the proceeds
- 8 -- I assume -- do those claims arise out of the
- 9 relationship between the payphone operators and the
- 10 aggregator?
- JUSTICE GINSBURG: No.
- 12 MR. PHILLIPS: It's completely unrelated to
- 13 that? It's just a garnishment on it?
- 14 JUSTICE GINSBURG: These are just the
- 15 creditors. Or the aggregator goes bankrupt.
- 16 MR. PHILLIPS: I assume those moneys could
- 17 be taken out of the aggregator and then the PSP would
- 18 have a claim over against the aggregator for breach of
- 19 contract.
- 20 If I could reserve the balance of my time.
- 21 CHIEF JUSTICE ROBERTS: Thank you,
- 22 Mr. Phillips.
- Mr. Englert.
- ORAL ARGUMENT OF ROY T. ENGLERT, JR.
- 25 ON BEHALF OF THE RESPONDENTS

- 1 MR. ENGLERT: Thank you, Mr. Chief Justice,
- 2 and may it please the Court:
- 3 One of the last things Mr. Phillips said was
- 4 there's no need to change the law in this case and I
- 5 strongly agree with that. Assignees for collection have
- 6 been litigating in Federal courts since at least the
- 7 19th century and there is not one decision cited in any
- 8 of the briefs in this case in which an assignee's
- 9 lawsuit was dismissed solely because of what the
- 10 assignee intended to do with the proceeds.
- 11 JUSTICE SCALIA: But also not one in which
- 12 the issue of standing was raised and decided. And our
- jurisprudence says that where we do not address the
- 14 issue of standing the case has no precedential value on
- 15 the subject.
- 16 MR. ENGLERT: Justice Scalia, a single
- 17 decision, a small body of decisions that don't address
- 18 the issue of standing, can be looked at in that way.
- 19 But a unanimous body of case law, two decisions from
- 20 this Court, arguably a third decision from this Court,
- 21 many decisions from lower courts -- JUSTICE
- 22 SCALIA: I don't consider two decisions an enormous
- 23 body.
- 24 MR. ENGLERT: But there is an enormous body
- in the lower courts under Rule 17.

- 1 JUSTICE SCALIA: Well, we don't count the 2 lower courts.
- 3 (Laughter.)
- 4 JUSTICE SOUTER: Mr. Englert, with respect
- 5 to what weight we should give to those decisions, I just
- 6 want to put a simple hypo and I'll ask a question on it.
- 7 Assume that in this case the assignment -- well, assume
- 8 another case, rather, in which the assignment is
- 9 identical is identical to this one, except that the
- 10 terms of the second agreement, i.e., if I the aggregator
- 11 collect anything I give it to you. Assume that is part
- 12 of the first agreement, so that there is an assignment
- and as part of the assigning document there is a stated
- 14 obligation on the part of the assignee to pay all
- 15 proceeds to the assignor.
- I am assuming that your position would be
- 17 the same; is that correct?
- 18 MR. ENGLERT: Absolutely.
- JUSTICE SOUTER: Now, my question is, you're
- 20 taking that position, I think, just as you did in
- 21 response to Justice Scalia, on the grounds that there is
- 22 a huge body of law that assignment for collection
- 23 conveys adequate standing. But are any of the
- 24 assignment for collection cases in that body of law
- 25 clearly cases like the one in my hypothetical in which

- 1 the assignment itself by its terms requires the total
- 2 payment of any benefit back to the assignor?
- 3 MR. ENGLERT: Justice Souter, the cases
- 4 don't always discuss the way in which the assignment
- 5 arose. But typically, in those cases they simply say,
- 6 there are these two promises, and they say the fact that
- 7 there is a second promise makes no difference. That's
- 8 my position. The fact that there's a second promise,
- 9 whether in the same document or in a different document,
- 10 makes no difference.
- 11 JUSTICE SCALIA: What's the earliest of
- 12 those cases in our Court?
- 13 MR. ENGLERT: The earliest case --
- 14 JUSTICE SCALIA: The earliest case in our
- 15 Court that upholds this that, without specifically
- 16 addressing the standing issue, gives judgment?
- 17 MR. ENGLERT: The earliest case that gives
- 18 judgment is Spiller in 1920.
- 19 JUSTICE SCALIA: 1920?
- MR. ENGLERT: Yes.
- 21 JUSTICE SCALIA: In Vermont Agency, in the
- 22 Vermont Agency case, which dealt with qui tam, that many
- 23 people, including the Justice Department, thought did
- 24 not confer Article III standing, we held to the contrary
- 25 that it did confer Article III standing, mainly because

- 1 it had been around forever. It was -- it was the
- 2 understood part of the judicial power when the
- 3 Constitution was adopted.
- 4 Do you have any case prior to 1920 in which
- 5 English courts or even early American courts thought
- 6 that this, that this would be sufficient to bring a
- 7 lawsuit?
- 8 MR. ENGLERT: Well, assignee standing, not
- 9 assignee for collection standing but assignee standing,
- 10 is referred to in Blackstone's Commentaries
- 11 contemporaneously with the Constitution.
- 12 JUSTICE SCALIA: Sure, but --
- 13 MR. ENGLERT: This wrinkle of arguing --
- 14 JUSTICE SCALIA: It's more than a wrinkle.
- 15 The assignee keeps the money.
- 16 MR. ENGLERT: But the wrinkle of arguing
- 17 that that makes a difference as far as I know first
- 18 arose in the 19th century. And every single case and
- 19 every single Federal court that has considered the
- 20 question under any body of law has rejected the
- 21 argument.
- JUSTICE SCALIA: What's the earliest Federal
- 23 court case you have?
- 24 MR. ENGLERT: Late 18th -- late 19th
- 25 century.

- 1 JUSTICE SCALIA: Late 19th century?
- 2 MR. ENGLERT: Yes.
- 3 CHIEF JUSTICE ROBERTS: We're not under any
- 4 body of law. I didn't see any cases cited after we had
- 5 more carefully explicated our understanding of Article
- 6 III. What's the latest case from this Court that you've
- 7 got?
- 8 MR. ENGLERT: Well, as you know, I argue
- 9 that the Vermont Agency case strongly supports us. But
- 10 if you want a case specifically about assigning
- 11 collection, then the latest case I have is Titus in
- 12 1939.
- JUSTICE ALITO: Well, aren't Titus and
- 14 Spiller different in that there the assignee is suing on
- 15 a judgment that was obtained in a forum where Article
- 16 III didn't apply?
- 17 MR. ENGLERT: No, absolutely not, Justice
- 18 Alito.
- JUSTICE ALITO: Why isn't that irrelevant?
- MR. ENGLERT: Because for the exact reason
- 21 Mr. Phillips gave you. The ASARCO case and Coleman v.
- 22 Miller, Justice Frankfurter's concurring opinion, and a
- 23 number of other cases stand for the proposition that a
- 24 party who invokes the jurisdiction of this Court or of
- 25 any other Federal court must satisfy Article III. So

- 1 when Spiller, the secretary of the Cattleman's
- 2 Association, went to the Federal district court seeking
- 3 enforcement of the reparations award he had gotten
- 4 before the ICC, he had to satisfy Article III.
- 5 When Titus came to this Court arguing that
- 6 the lower courts had not properly given full faith and
- 7 credit, he had to satisfy Article III. Each of those
- 8 parties invoking the jurisdiction of the Federal court
- 9 was someone who had to turn over 100 percent of the
- 10 proceeds to the assignors. And in each case this Court
- 11 rejected the argument that he was not a proper
- 12 plaintiff.
- 13 CHIEF JUSTICE ROBERTS: Counsel, you say in
- 14 your brief that there is no reason for concern about the
- 15 absence of concrete adverseness. But I would have
- 16 thought there was a great deal of reason for concern and
- 17 that your client doesn't care if he wins or loses.
- 18 MR. ENGLERT: My client --
- 19 CHIEF JUSTICE ROBERTS: It's all the same to
- 20 him. If he wins, he doesn't get to keep the money; if
- 21 he loses, he loses.
- 22 MR. ENGLERT: Well, that's -- that's false
- 23 in every possible respect, Your Honor. He does keep --
- 24 get to keep some of the money. Now, we haven't proved
- 25 that in the lower court. It's an allegation at this

- 1 point, but it happens to be true. But aside from
- 2 that --
- 3 CHIEF JUSTICE ROBERTS: I thought the
- 4 question came to us on the assumption that he doesn't
- 5 retain any of the money.
- 6 MR. ENGLERT: On the assumption, but not the
- 7 fact.
- 8 Second, my client's whole reason for
- 9 existence is to collect payphone compensation. This is
- 10 what my client does day in and day out.
- 11 CHIEF JUSTICE ROBERTS: But I thought our
- 12 cases made clear that that kind of -- -- I forget what
- 13 we call it -- it's a separate interest from the injury
- 14 that you're alleging in the lawsuit. You don't allege
- 15 in the lawsuit that the basis for Article III injury is
- 16 that you're in this line of work and if the work dries
- 17 up you're in big trouble. That wouldn't be enough to
- 18 support Article III standing.
- 19 MR. ENGLERT: No. What's enough to support
- 20 Article III standing is the interest of the assignors,
- 21 as the Court held in Vermont Agency.
- 22 CHIEF JUSTICE ROBERTS: Well, but then why
- 23 is the assignee bringing the lawsuit?
- MR. ENGLERT: The assignee --
- 25 CHIEF JUSTICE ROBERTS: He had no

- 1 independent injury.
- 2 MR. ENGLERT: The assignee is bringing the
- 3 lawsuit for the most pragmatic of all possible reasons.
- 4 Mr. Phillips wanted to talk a lot about discovery, and
- 5 Justice Kennedy and I believe Justice Souter asked why
- 6 is this lawsuit in Federal court instead of before the
- 7 FCC. There are good answers to those questions.
- 8 The discovery in Federal court, the
- 9 discovery available in Federal court, is more
- 10 appropriate to -- is more necessary in a large case, a
- 11 \$200 million case like this one, than in a relatively
- 12 small case --
- 13 CHIEF JUSTICE ROBERTS: I'm sorry, we got
- 14 off the track here.
- MR. ENGLERT: We did.
- 16 CHIEF JUSTICE ROBERTS: I'm trying to find
- 17 out what the assignee's injury is.
- 18 MR. ENGLERT: The -- the assignee's
- 19 injury --
- 20 CHIEF JUSTICE ROBERTS: And how it's
- 21 redressed by the receipt of the money.
- MR. ENGLERT: It is, as this Court said in
- 23 Vermont Agency, the assignor's injury and it is
- 24 redressed by --
- 25 CHIEF JUSTICE ROBERTS: No. But you know,

- 1 Vermont Agency, obviously, the assignee recovers
- 2 something himself, that he gets to keep the bounty.
- 3 Here that's not the case.
- 4 MR. ENGLERT: Here that's not the case, but
- 5 the reasoning of Vermont Agency specifically rejected
- 6 the proposition that the bounty was helpful to the
- 7 assignee's standing. And there is not a word in Vermont
- 8 Agency that says when you combine the bounty with the
- 9 assignor's interest that's enough. It just says the
- 10 assignor's interest is enough, full stop, because of the
- 11 ancient doctrine.
- 12 JUSTICE GINSBURG: I thought it said -- I
- 13 thought it said, Mr. Englert, that, that the United
- 14 States has -- is treated as having assigned part of its
- 15 claim for damages to the qui tam relator, and that gave
- 16 the qui tam plaintiff a stake in the action, a stake in
- 17 the proceeds. I thought that Vermont Agency -- and
- 18 Justice Scalia will correct me if I'm wrong -- was
- 19 envisioning the kind of assignment that Judge Sentelle
- 20 was talking about when he said there are assignments and
- 21 then there are assignments.
- 22 JUSTICE SCALIA: I was under the same
- 23 misimpression, I have to say, and I wrote it.
- 24 (Laughter.)
- 25 MR. ENGLERT: The -- the assignment in this

- 1 case conveys all right, title and interest. It conveys
- 2 it for purposes of collection to be sure, but it conveys
- 3 all right, title and interest.
- 4 Now, the proposition that the "for purposes
- 5 of collection" purpose of an assignment negates the
- 6 ability of the plaintiffs to sue is one that has been
- 7 litigated many times in Federal courts, and that
- 8 argument has been rejected in every case in which it's
- 9 come up until now, including two from this Court. So
- 10 between the fact that the reasoning of Vermont Agency,
- 11 whatever the facts were, relied on the interest of the
- 12 assignor, relied on the ancient doctrine that the
- 13 assignee for Article III purposes stands in the
- 14 assignor's shoes, and the fact that this argument has
- 15 been rejected in every case in which it's come up, I
- 16 think the case for Article III standing is quite strong
- 17 here.
- 18 JUSTICE SCALIA: I must say we seem to have
- 19 come full circle from Flash v. Cohen, which said that
- 20 the doctrine of standing had nothing whatever to do with
- 21 Article III. That it all -- the only thing it's there
- 22 for is to assure that concrete adverseness on which our
- 23 adversary system depends. You've come full circle from
- 24 that to now your argument that concrete adverseness
- 25 doesn't matter at all.

1 MR. ENGLERT: Oh, Justice Scalia --2 JUSTICE SCALIA: Is there a combination of the two that's possible, that maybe one of the elements 3 4 of Article III standing is that both parties have a 5 stake in winning and losing? 6 MR. ENGLERT: There is tremendous concrete 7 adverseness in this case. And both parties have a great 8 stake in winning and losing. The -- the aggregator doesn't get to keep the money, although actually it 9 10 does, but this case can be decided on the assumption, 11 subject to remand that it doesn't get to keep the money. But it exists for the purpose of bringing -- of 12 13 obtaining redress from carriers obtaining payphone 14 compensation from carriers, usually outside the 15 litigation process. But this is -- but this is what my 16 client does -- what my clients do. 17 CHIEF JUSTICE ROBERTS: The Sierra Club 18 protect -- undertakes activities to protect the 19 environment, but that doesn't give it standing in every 20 environmental case to sue. It needs to show members what the concrete interest and so on. The fact that 21 your client is in the business of suing on behalf of 22 23 payphone operators --24 MR. ENGLERT: My client is not in the 25 business of suing on the business of payphone operators.

- 1 My client is in the business of collecting, usually
- 2 outside the litigation process. This is merely an
- 3 extension of the day-to-day operation.
- 4 JUSTICE KENNEDY: Can you tell me is this
- 5 1,400 causes of action or is it one?
- 6 MR. ENGLERT: One.
- 7 JUSTICE KENNEDY: How does that come about?
- 8 Suppose a lot of people owe the bank -- a lot of farmers
- 9 owe the bank money, can there be assignment in this one
- 10 cause of action?
- 11 MR. ENGLERT: Sure. And let me give you
- 12 one --
- 13 JUSTICE KENNEDY: And how does the law
- 14 express the metaphysical process in which 1,400 causes
- of action become one cause of action?
- MR. ENGLERT: Well, they are all assigned to
- 17 one entity that brings the cause of action just as a
- 18 trustee brings causes of action --
- 19 JUSTICE KENNEDY: Well, there is not a
- 20 representative cause of action. What is the magic point
- 21 at which it becomes one cause of action?
- MR. ENGLERT: The point at which they are
- 23 all assigned to one entity that then brings the cause of
- 24 action, and importantly, has authority to settle the
- 25 cause of action without any further permission from the

- 1 clients. The -- a very, very important protection here
- 2 for Mr. Phillips --
- JUSTICE KENNEDY: I'm still missing
- 4 something here. Can you give me an example of where
- 5 this has happened in other cases that this Court has
- 6 heard that are commonly heard?
- 7 MR. ENGLERT: Every Rule 23 class action,
- 8 every associational standing case, every trustee action.
- 9 JUSTICE KENNEDY: I interrupted you and I
- 10 talked over you. Every Rule 23 cause of action and what
- 11 else?
- 12 MR. ENGLERT: Every associational standing
- 13 case, every action brought by a trustee.
- 14 JUSTICE KENNEDY: Well, associational
- 15 standing, Sierra Club v. Morton, they are interested in
- 16 an ongoing injury in which there is a common -- in which
- 17 there is a common injury. These are liquidated amounts.
- 18 MR. ENGLERT: But that's not uncommon, Your
- 19 Honor. Justice Souter's opinion for the Court in United
- 20 Food and Commercial Workers v. Brown reported a Seventh
- 21 Circuit case that said representative damages litigation
- 22 is common from class actions under Rule 23 to suits by
- 23 trustees representing hundreds of creditors in
- 24 bankruptcy, to parent patriot actions by State
- 25 governments to litigation by and against executors at

- 1 decedent's estates. This is something that happens
- 2 every day in Federal court.
- 3 JUSTICE KENNEDY: Those are usually ongoing
- 4 injuries as to which there's a common interest in
- 5 stopping the injury. Here you're aggregating liquidated
- 6 amounts.
- 7 MR. ENGLERT: It's actually not entirely
- 8 liquidated amounts. There are ongoing disputes about
- 9 ongoing payphone compensation. But I don't think it
- 10 would make any difference even if that weren't true.
- 11 JUSTICE KENNEDY: I might understand it if
- 12 was some sort of injunction actions -- in the future
- 13 please pay what you're supposed to pay.
- 14 MR. ENGLERT: No. But, Justice Kennedy,
- 15 consider the typical Rule 23 damages action, which is
- 16 about amounts due in the ordinary case. You have one
- 17 cause of action on behalf of the class instead of many
- 18 causes of action on behalf of many people. It happens
- 19 all the time.
- JUSTICE KENNEDY: But that's allowed because
- 21 the requisites for class actions have been met and
- 22 that's authorized by the rule. That's not true here.
- MR. ENGLERT: Because we have something much
- 24 better here. What we have here, Justice Kennedy, is
- 25 assignments of the cause of actions by every plaintiff

- 1 to my clients completely --
- 2 JUSTICE KENNEDY: There are a lot of better
- 3 procedures that are in the rules but it is not in the
- 4 rule.
- 5 MR. ENGLERT: Actually there is. Rule 17
- 6 was put in the rules. And if you read the works of
- 7 Judge Charles Park, you will see that Rule 17 was put in
- 8 the rules to authorize justice kind of action to be
- 9 brought in the name of assignees, including asignees for
- 10 collection. And one year after he joined the Federal --
- 11 JUSTICE STEVENS: May I ask a fact question?
- 12 I'm just a little puzzled here. I probably should have
- 13 asked Mr. Phillips. But what issues in fact are there
- 14 going to be in this case? It seems to me everything
- 15 ought to be on computer somewhere, and it's just a
- 16 matter of pushing the right button and you know how much
- 17 money you owe. Am I missing something?
- 18 MR. ENGLERT: You're not missing something,
- 19 Justice Stevens. That's what this case is about, is
- 20 computer records, massive computer records in possession
- 21 of the carriers and some tools the aggregators have to
- 22 analyze computer records.
- JUSTICE SCALIA: Except for counterclaims.
- 24 He says I have some counterclaims.
- MR. ENGLERT: He says he has some

- 1 counterclaims, but in nine years of litigation his
- 2 clients have never used Rule 19; they have never used
- 3 Rule 22; they have never made any effort -- he says we
- 4 have asserted they have to go out and bring 1,400
- 5 separate lawsuits. What we said on page 10 of our brief
- 6 was they have never tried in nine years of of litigation
- 7 to use --
- 8 JUSTICE GINSBURG: Well, what did they do?
- 9 I mean, you mention necessary parties but these other --
- 10 on your own theory the PSPs are not necessary parties,
- 11 and this -- this is a defendant seeking to join
- 12 additional plaintiffs, and that's rather odd. And you
- 13 also talk about interpleader. I don't know who is the
- 14 stakeholder in this picture.
- 15 MR. ENGLERT: Well, Your Honor, my point is
- 16 that there are many procedural devices available to deal
- 17 with many situations like this, Rule 19 and Rule 22 and
- 18 separate lawsuits. If there were serious counterclaims
- 19 in this case, first of all as a factual matter, AT&T and
- 20 Sprint would know it from their own records and second,
- 21 they would have done something in nine years to try to
- 22 bring a claim against PSP, and they have done nothing in
- 23 nine years. So this is a very, very odd case in which
- 24 to be worrying about whether they have lost some
- 25 counterclaim rights because the PSPs -- lost some

- 1 counterclaim rights because the PSPs aren't individual
- 2 parties.
- It's also a very odd case in which to be
- 4 worrying about discovery rights because the PSPs aren't
- 5 individual parties because that issue was resolved in
- 6 their favor in 2000 by the special master's discovery
- 7 order saying, just as Justice Stevens postulated, the
- 8 aggregator to go out and get the information from the
- 9 PSPs.
- 10 Now they complained that some of the PSPs,
- 11 some of these mom and pop operations, said we don't have
- 12 any information. That's because for the most part the
- 13 PSP don't have any information. The information resides
- 14 with the carriers and with the aggregators. So as a
- 15 purely practical, pragmatic matter this is not the case
- 16 in which to be worrying that some discovery rights have
- 17 been lost; this is not the case in which to be worrying
- 18 in which some counterclaim rights have been lost; this
- 19 is not the case in which to be worrying that my clients
- 20 aren't' bound. Every single -- I'm sorry, that the PSPs
- 21 aren't bound, the assignors aren't bound, because every
- 22 single one of them has signed an agreement, or two
- 23 agreements, really, saying they will be bound. What
- 24 this comes down to is a series of abstractions put up
- 25 against the tradition of allowing lawsuits by assignee

- 1 for collection.
- 2 JUSTICE BREYER: Well I guess it could be
- 3 that you're asking them to go back into records that are
- 4 somewhat old. What you're asking to find out is -- is
- 5 every call made out of a payphone that was long distance
- 6 call, and we don't even know who actually turned out to
- 7 be the carrier. It's like asking them, tell us exactly
- 8 on the payphone at that corner over there who was called
- 9 at 9:15 a.m. to some number in 1987, and maybe they
- 10 should have records of that but they don't. They have
- 11 estimates --
- MR. ENGLERT: No, they do. There is no --
- JUSTICE BREYER: They say maybe the time
- 14 necessary to go through those records, to figure out
- 15 whether you should give 12 cents to the person who ran
- 16 that payphone, is really not worth it.
- 17 MR. ENGLERT: Well --
- 18 JUSTICE BREYER: And therefore, if they are
- 19 right in some claim like that, is there a way to get
- 20 this worked out at the FCC? I mean, it -- it -- I don't
- 21 think it was the purpose of this statute to have 12 cent
- 22 claims, even aggravated, brought back years later under
- 23 some set of procedural rule that will be so expensive to
- 24 get the discovery that this just won't be worth it.
- Now that might be right. And if it is right

- 1 or whether it's right, can the FCC work this out?
- 2 MR. ENGLERT: Your Honor, several points if
- 3 I may. 47 U.S.C. in section 276 says that payphone
- 4 service providers are to be compensated for each and
- 5 every payphone call. So it was Congress's purpose to
- 6 make any 24 cent call compensable, and the FCC set up a
- 7 very elaborate system to make them keep records.
- 8 JUSTICE BREYER: I'm aware of that system.
- 9 I'm aware of that.
- MR. ENGLERT: Well, as -- and there is about
- 11 \$200 million at stake in this case so this is not about
- 12 each 24-cent payphone call individually. This is a
- 13 properly advocated case.
- JUSTICE BREYER: Right. But my question is
- 15 to get to that figure there may be billions of calls,
- 16 for all I know.
- 17 MR. ENGLERT: There are.
- 18 JUSTICE BREYER: And it could be quite
- 19 expensive to track down each of those calls
- 20 individually. I don't know if it is or not; but if it
- 21 is, is there a way to get this problem worked out at the
- 22 FCC or do we have the cabbage case grown large?
- MR. ENGLERT: Your Honor, my client has
- 24 brought scores of these actions -- my clients have
- 25 brought scores of these actions, some before the FCC,

- 1 the largest ones -- and this is the largest one of
- 2 all -- in Federal court to get the advantage of the
- 3 discovery processes in Federal court. Most of these
- 4 cases settle. These cases as Justice Stevens pointed
- 5 out are about analyzing computer records, and you can
- 6 fight to the death or you can say let's figure out who
- 7 owes whom what and let's settle; and most of the cases
- 8 settle. There is no reason why there should be any more
- 9 or less incentive to settle when the case is before the
- 10 FCC than when it's before a Federal court.
- 11 JUSTICE BREYER: In settlement they may work
- 12 out. But if it is -- for example costs a dollar to
- 13 fight a claim that's worth 12 cents, individually,
- 14 before you get to billions, they don't want to be in
- 15 that situation where they are really paying money for
- 16 nothing; because in their opinion they already paid.
- I mean we understand this kind of problem.
- 18 So I go back to my question. They have one view of it;
- 19 you have another of what's going on here. And their
- 20 view is very unfavorable to your clients and your
- 21 clients' view is very unfavorable to their clients. So
- 22 I would like to know is there a way to get this worked
- 23 out at the FCC? Maybe that will turn out not to be
- 24 relevant in this case but I'd still like to know your
- 25 opinion.

- 1 MR. ENGLERT: Well, this case was brought in
- 2 Federal court under a statute that permits the
- 3 plaintiffs to choose whether to go to Federal Supreme
- 4 Court or the FCC. The reason it's nine years old is not
- because we didn't sue immediately; it's because we've
- 6 been litigating for nine years about our right to
- 7 litigate.
- 8 Does the FCC have a useful role to play in
- 9 this process at this point? Never say never, but I
- 10 don't see one. The case was brought in Federal court
- 11 under a doctrine that has always allowed assignees for
- 12 collection to sue in Federal court, and there is no
- 13 reason I can think of why it shouldn't proceed in
- 14 Federal court.
- 15 JUSTICE SCALIA: Mr. Englert, is this one
- 16 lawsuit or 1,400 lawsuits, or however many clients you
- 17 have?
- 18 MR. ENGLERT: It's one lawsuit.
- 19 JUSTICE SCALIA: How can it be -- how is it
- 20 one lawsuit when there are, I mean, just a lot of
- 21 different individual claims? You think you could have
- 22 brought this as a class action?
- MR. ENGLERT: We, after Judge Sentelle
- 24 dismissed this case, we moved to the alternative to
- amend our complaint to add either 1,400 individual

- 1 plaintiffs or a class action. The plaintiffs opposed
- 2 that, and then she reversed herself on --
- 3 JUSTICE SCALIA: They opposed it on what
- 4 seems to be a reasonable ground, that each of these
- 5 claims is quite different. There are different calls,
- 6 different -- different amounts owing. Each case is not
- 7 going to be judged on the same -- on the same facts.
- 8 MR. ENGLERT: That's really not true,
- 9 Justice Scalia. Just it's a pure practical matter,
- 10 leaving aside theory, this is about analyzing computer
- 11 databases. This is about analyzing call records.
- 12 Because of the system the FCC set up, none of the
- information resides with the PSPs; it resides with the
- 14 aggregators and with the carriers.
- 15 JUSTICE KENNEDY: Do you agree that this
- 16 could not have been brought as a class action?
- 17 MR. ENGLERT: No, I disagree, Justice
- 18 Kennedy.
- JUSTICE KENNEDY: Why didn't you bring it as
- 20 a class action?
- 21 MR. ENGLERT: I'm sorry?
- JUSTICE KENNEDY: Then why didn't you bring
- 23 it as a class action? We can all go home.
- 24 MR. ENGLERT: Because it's so much better to
- 25 bring it on behalf of individuals who have expressly

- 1 consented to be bound, than on behalf of people who may
- 2 not even know about it and who may not have consented to
- 3 be bound and may not want to be bound as in the typical
- 4 class action.
- 5 There are all sorts of problems with class
- 6 actions. Class actions are typically brought by
- 7 enterprising law firms who may not ever have met their
- 8 clients. This is a different litigation altogether.
- 9 This is litigation by a trade association that exists to
- 10 collect payphone compensation, doing the same thing it
- 11 always does, only doing it in court on behalf of 1,400
- 12 companies that each signed an agreement saying I want
- 13 you to go do this for me and I agree to be bound by the
- 14 result. So I can get entitlement interest.
- 15 JUSTICE BREYER: Do you -- this is giving me
- 16 a thought here. Just a total imaginary case, nothing to
- 17 do with your clients. Put yourself in the opposite
- 18 position. Suppose you were representing a defendant and
- 19 that defendant were asked by this imaginary plaintiff to
- 20 dig up records on the computer. To dig up each
- 21 individual record costs \$1, there were billions of such
- 22 records, and the value to you, to the other side, the
- 23 plaintiff, imaginary in this case, was 12 cents a call.
- Okay? So you say look, those people are asking us to
- 25 dig up billions of records, it's going to cost us a

- 1 dollar each to do it, and all they are going to get out
- 2 of it is 12 cents a call. But of course we are the ones
- 3 who have to pay the dollar, and they get the 12 cents.
- 4 Now, is there a way for the legal system to solve that
- 5 problem?
- 6 MR. ENGLERT: Yes.
- 7 JUSTICE BREYER: Other than standing.
- 8 MR. ENGLERT: Push the parties to settle.
- 9 That's what rational economics --
- 10 JUSTICE BREYER: Well, the defendant says --
- 11 now your client, I am not going to settle; there are no
- 12 such claims. This is ridiculous but it's going to cost
- 13 me a dollar to prove it.
- MR. ENGLERT: Yeah, the client says millions
- 15 for defense, but not one cent -- one cent for tribute
- 16 and every lawyer gets happy, because the client wants to
- 17 litigate to the death instead of just surrendering to
- 18 extortion, in that kind of case they have to decide
- 19 whether the economically rational thing is to set a bad
- 20 precedent or is to settle.
- 21 That happens all the day for defense counsel
- 22 and I'm quite often defense counsel --
- 23 CHIEF JUSTICE ROBERTS: Speaking -- speaking
- 24 --
- 25 MR. ENGLERT -- but this case is not of that

- 1 nature.
- 2 CHIEF JUSTICE ROBERTS: Speaking of one cent
- 3 for tribute, it's easy to get rid of this problem, isn't
- 4 it?
- 5 MR. ENGLERT: Prospectively.
- 6 CHIEF JUSTICE ROBERTS: Why don't your
- 7 agreements just say you get to keep \$10 out of every sum
- 8 that your recover? Then we wouldn't have this problem.
- 9 MR. ENGLERT: I agree, and we made that
- 10 point in our brief in opposition to cert. This case is
- of no practical significance going forward for the body
- 12 of the law. There's nothing this Court is going to
- 13 decide in this case that's going to make a difference.
- 14 People will just draft their assignment and --
- 15 CHIEF JUSTICE ROBERTS: So why --
- MR. ENGLERT: So my clients --
- 17 CHIEF JUSTICE ROBERTS: Why doesn't the tie
- 18 go to Article III? I mean if it makes no difference
- 19 either way I'd like to preserve significance of Article
- 20 III as a limit on court jurisdiction.
- 21 MR. ENGLERT: Article III is a proper and
- 22 important limit on court jurisdiction when it restricts
- 23 court jurisdiction. When we have a traditional cause of
- 24 action, the abstractions that have come to be thought of
- 25 as Article III jurisprudence don't trump tradition.

1	CHIEF JUSTICE ROBERTS: Well, but
2	MR. ENGLERT: What Article III
3	CHIEF JUSTICE ROBERTS: Well, Article III
4	does trump tradition. I mean, if it doesn't meet
5	Article III, no amount of tradition can save it. And
6	you several times refer, when asked one of these
7	questions, to the tradition and the old cases, but I
8	haven't heard an answer yet to the concrete injury that
9	is suffered by the aggregators.
10	MR. ENGLERT: The on the assumption on
11	which this case comes to the Court, the aggregators'
12	injury is the assigned injury of the assignors. We are
13	taking the principle of Vermont Agency and saying that
14	applies just as much to assignees for collection as it
15	does to any other assignees. Contrary to Mr. Phillips'
16	position and Judge Sentelle's position, that there are
17	assignments and then there are assignments, the law has
18	looked many times at the question whether there are
19	assignments and then there are assignments. The
20	argument that assignees for collection should be treated
21	differently has been made many times. It has never
22	prevailed in Federal court, unless and until it prevails
23	in this case.
24	JUSTICE GINSBURG: The significance
25	JUSTICE SCALIA: Mr. Englert, could you

- 1 JUSTICE GINSBURG: -- to the legal title,
- 2 would it make a difference if the assignee did not have
- 3 legal title, was just --
- 4 MR. ENGLERT: Oh, it would make a huge
- 5 difference, Justice Ginsburg.
- 6 JUSTICE GINSBURG: So -- but is that just a
- 7 formality? For example, the question I asked
- 8 Mr. Phillips. Could a creditor of the aggregator get at
- 9 this money when the check is paid by AT&T and Sprint and
- 10 therefore reduce the amount available to distribute to
- 11 the PSPCs?
- MR. ENGLERT: Well, if we assume insolvency
- 13 and we assume a secured creditor, then, yes, I think the
- 14 PSPs are general unsecured creditors, and the secured
- 15 creditor is in line ahead of them. Different facts,
- 16 different results. But, yes, it does make a difference
- if the assignee enters insolvency, which is not going to
- 18 happen in this case, but if the assignee enters
- 19 insolvency and if there is a creditor that arguably
- 20 under insolvency principles has a higher claim than the
- 21 PSPs, yes, it does make a difference to the assignee.
- JUSTICE GINSBURG: How about for tax
- 23 purposes? Must the aggregator report the proceeds as
- 24 income?
- 25 MR. ENGLERT: Your Honor, I'm sorry. I just

- 1 don't know the answer to that question. I'm quessing
- 2 they either don't report them as income or they report
- 3 them as income, but then have a deduction in the exact
- 4 same amount. But I really don't know the exact answer
- 5 to that.
- 6 JUSTICE SCALIA: Mr. Englert, can you
- 7 explain to me again how it is that when you acquire 14
- 8 separate choses in action, 14 separate claims, against
- 9 the same defendant, just by your acquiring them they
- 10 sort of melt into one cause of action. How does that --
- 11 how does that happen?
- 12 MR. ENGLERT: That happens the same way it
- 13 happens under Rule 23. It happens the same way it
- 14 happens with the trustee who is representing people who
- 15 would otherwise have many different causes of action.
- 16 It's a very common thing in Federal court. If the -- if
- 17 a bankruptcy trustee or if a class representative brings
- 18 a lawsuit on behalf of many people, then there is one
- 19 cause of action instead of the many causes of action
- 20 there would be if those many people sued directly. It's
- 21 not an issue.
- 22 CHIEF JUSTICE ROBERTS: In all of those
- 23 cases, the class action, the trustee, you know, the
- 24 named plaintiff, the named trustee has concrete injury
- and redressability to themselves?

- 1 MR. ENGLERT: No more than my clients.
- 2 CHIEF JUSTICE ROBERTS: Very much more than
- 3 your clients. The trustee has legal obligations that he
- 4 has to discharge. If it's a suit that he has to bring
- 5 on behalf of the beneficiaries and doesn't do it, he is
- 6 sued for breach of trust. In a class action case, the
- 7 representative has to have standing, has to show
- 8 concrete injury and redressability. Here we don't have
- 9 any of that.
- 10 MR. ENGLERT: I respectfully disagree, Your
- 11 Honor. My clients have legal obligations that they have
- 12 to discharge. They are embodied in the very agreements
- 13 reproduced in the back of the red brief, that require us
- 14 to pursue this action and require us to turn over --
- 15 JUSTICE KENNEDY: But why do we have Rule 23
- 16 that requires certification of a class action? If you
- 17 can say, well, I don't need Rule 23, I'm going to take
- 18 1400 claims and make them one any way.
- 19 MR. ENGLERT: For very good reasons. Rule
- 20 23 exists to protect absent plaintiffs, something we
- 21 don't have here, and to protect defendants so that they
- 22 will know there will be a res judicata effect of the
- 23 judgment, whether for them or against them, so that they
- 24 can't be sued by other class members.
- They have those protections. In fact, if

- 1 you read the blue and yellow briefs in this case, they
- 2 keep referring in the abstract to the protections of
- 3 Rule 23, but they don't identify a single concrete
- 4 protection that they do not have under this system.
- 5 Rule 23 is inferior to an action by assignees for
- 6 collection in every imaginable way. It's not a superior
- 7 alternative. And to say that the existence of Rule 23
- 8 means we should throw out a traditional form of action
- 9 that's been recognized for well over a century would be
- 10 a very surprising result.
- 11 Thank you.
- 12 CHIEF JUSTICE ROBERTS: Thank you,
- 13 Mr. Englert.
- 14 Three minutes, Mr. Phillips. You might
- 15 start by the point your friend just made. What is the
- 16 protection that Rule 23 provides that you don't have?
- 17 REBUTTAL ARGUMENT OF CARTER G. PHILLIPS
- 18 ON BEHALF OF THE PETITIONERS
- 19 MR. PHILLIPS: Thank you, Mr. Chief Justice.
- The specific protection is that the courts
- 21 determine how the settlements will play out. They make
- 22 sure that all of the requirements of Rule 23 are
- 23 satisfied before the litigation goes forward. That
- 24 means that there is a demonstration of commonality, that
- 25 there -- the predominance issue is resolved, that this

- 1 is a matter that should be litigated in this forum
- 2 because it is a more efficient mechanism for litigating
- 3 it, not because the assignor -- assignee decided that
- 4 this is more efficient way from the assignee's
- 5 perspective --
- 6 JUSTICE KENNEDY: And are problems --
- 7 MR. PHILLIPS: -- to litigate the issue.
- 8 JUSTICE KENNEDY: Are the requirements of
- 9 typicality and -- the same type of injury designed in
- 10 part to preserve the rights of the defendant?
- MR. PHILLIPS: Yes, of course, because you
- 12 don't want to have all this litigation being heaped on a
- 13 particular defendant under these circumstances. There
- 14 is an efficiency to this process that the rules
- 15 anticipate. And I think you're absolutely right,
- 16 Justice Kennedy. There is simply no reason in the world
- 17 to say we're going to allow this to be as a substitute
- 18 for existing doctrines under either Rule 23 --
- 19 JUSTICE GINSBURG: But wouldn't you --
- 20 MR. PHILLIPS: -- or associational standing.
- 21 JUSTICE GINSBURG: Suppose this had been
- 22 mounted as a class action. I take it you would oppose
- 23 certification.
- MR. PHILLIPS: To be sure, and my answer is
- 25 --

- 1 JUSTICE GINSBURG: And one of the reasons
- 2 would be that these are all different situations,
- 3 different amounts involved in each case? Some -- you
- 4 would have a counterclaim, not others. I assume you
- 5 would say they're not a lot alike. Not at all alike.
- 6 MR. PHILLIPS: Absolutely, Justice Ginsburg.
- 7 We would oppose it. I don't think that this is a proper
- 8 case for class certification. But it seems to me that
- 9 that doesn't mean okay, and, therefore, the answer to
- 10 this is: Come up with some other contrivance in order
- 11 to litigate this in a way that obviously maximizes the
- 12 convenience to one side without regard to the
- 13 protections that are designed both for the defendant and
- 14 for the court that's embodied in Rule 23.
- 15 JUSTICE STEVENS: Mr. Phillips, do you
- 16 attach any significance to the fact that every member of
- 17 the so-called class here has individually agreed to be
- 18 bound by the judgment?
- 19 MR. PHILLIPS: Well, it's interesting
- 20 because they -- in one -- in the assignment part of it
- 21 they say they are bound, but on the -- on the separate
- 22 set of the agreement it talks about the reasonable
- 23 discretion of the assignor -- assignee. So the
- 24 agreement is, to my mind, inherently contradictory as to
- 25 what are the obligations.

Τ	JUSTICE STEVENS: Which the assignees,
2	but the assignors have agreed to be bound
3	MR. PHILLIPS: Well, if it's reasonable
4	it says reasonable discretion. And so the question is,
5	you know, is this was that an exercise of reasonable
6	discretion? And I don't know the answer to that in any
7	given case.
8	And I think part of the Justice Kennedy
9	and Justice Breyer, you asked the question about above
10	and beyond discovery, what are the other problems that
11	arise when you go down this and the more the other
12	one is that being bound by the judgment.
13	If you have a complete assignment of the
14	chosen action, the assignee, then, is completely bound.
15	There is nothing left. The assignor has no rights left.
16	There is nothing left for the assignor to do in that
17	situation; whereas, in these kinds of situations where
18	the assignee receives the right to go forward but the
19	remedy is in another party's hands, the potential for
20	being bound is completely lost.
21	CHIEF JUSTICE ROBERTS: Thank you,
22	Mr. Phillips. The case is submitted.
23	(Whereupon, at 11:04 a.m., the hearing in
24	the above-entitled matter was submitted.)

25

	I	I	I	I
A	additional 4:14	6:25 8:22 9:21	amend 49:25	2:2,7 3:3,7
abandon 6:5	8:15,25 24:22	11:14,21,23	American 32:5	13:7 28:24
ability 15:16	44:12	12:10,13,15	amicus 12:7	32:21 34:11
19:19 38:6	address 29:13	21:22 22:2,19	amount 5:12	38:8,14,24
able 8:17 17:20	29:17	22:20,22,24	15:3 54:5	54:20 58:17
above-entitled	addressing	27:18 28:3,3,4	55:10 56:4	arises 15:2
1:12 61:24	31:16	28:10,15,17,18	amounts 41:17	<b>arose</b> 31:5 32:18
absence 27:9	adequate 30:23	30:10 39:8	42:6,8,16 50:6	arrangement
34:15	admissions	45:8 55:8,23	60:3	6:16 8:16
absent 26:11,12	11:11	aggregators 5:2	analyze 43:22	<b>article</b> 3:20,25
26:12 57:20	admit 11:4	11:18 24:4	analyzing 48:5	4:12,19,24 5:7
absolutely 30:18	adopted 27:11	43:21 45:14	50:10,11	5:13,16,25 6:1
33:17 59:15	32:3	50:14 54:9,11	ancient 37:11	6:12 7:10,23
60:6	advantage 17:10	aggregator's	38:12	9:11 15:2,14
abstract 58:2	17:12 18:1	21:21	<b>answer</b> 5:7 7:11	16:20 17:2,3,6
abstractions	48:2	<b>agree</b> 29:5 50:15	9:9,22 10:8	17:8 21:14,15
45:24 53:24	advantages	51:13 53:9	11:5 12:21	22:6 26:19,21
accident 19:17	20:18	agreed 21:10	15:7,23 19:6	26:24 31:24,25
account 16:14	adversary 38:23	60:17 61:2	19:24 21:1,22	33:5,15,25
accounts 18:7,9	adverseness	agreement	22:5 26:2 27:9	34:4,7 35:15
18:9 21:7	34:15 38:22,24	30:10,12 45:22	27:15 54:8	35:18,20 38:13
acquire 56:7	39:7	51:12 60:22,24	56:1,4 59:24	38:16,21 39:4
acquiring 56:9	advocated 47:13	agreements	60:9 61:6	53:18,19,21,25
action 3:18 6:17	affirmative 12:5	45:23 53:7	answers 12:17	54:2,3,5
7:1 23:23	agency 3:23	57:12	12:19 36:7	articulated
25:18,19 37:16	4:13 5:20	agrees 13:3	anticipate 59:15	20:17
40:5,10,15,15	14:17 16:9	ahead 7:14	anybody 4:11	<b>ASARCO</b> 17:1
40:17,18,20,21	17:17 31:21,22	55:15	<b>APCC</b> 1:7 3:5	17:9 33:21
40:24,25 41:7	33:9 35:21	<b>AL</b> 1:4,7	appeal 20:22	aside 35:1 50:10
41:8,10,13	36:23 37:1,5,8	alike 60:5,5	APPEARAN	asignees 43:9
42:15,17,18	37:17 38:10	<b>Alito</b> 33:13,18	1:15	asked 21:4 36:5
43:8 49:22	54:13	33:19	applies 26:5	43:13 51:19
50:1,16,20,23	agglomerate	allegation 34:25	54:14	54:6 55:7 61:9
51:4 53:24	5:19	allege 35:14	<b>apply</b> 7:3 26:4	<b>asking</b> 20:3 46:3
56:8,10,15,19	agglomeration	alleging 35:14	33:16	46:4,7 51:24
56:19,23 57:6	8:2	<b>allow</b> 4:19 6:12	approaches 15:5	assert 7:5
57:14,16 58:5	agglomerator	10:6,11,12,13	appropriate	asserted 44:4
58:8 59:22	8:5	59:17	23:20 27:13	assign 8:1
61:14	aggravated	allowed 9:13	36:10	assigned 9:4
actions 25:10,16	46:22	10:4 42:20	<b>April</b> 1:10	37:14 40:16,23
25:17,23,25	aggregate 15:12	49:11	arguably 29:20	54:12
41:22,24 42:12	aggregated 16:5	allowing 8:8	55:19	assignee 3:20,22
42:21,25 47:24	aggregating	45:25	argue 7:20	4:5,8 6:9 12:21
47:25 51:6,6	42:5	alternative	16:15 33:8	12:24 13:16
activities 39:18	aggregation	16:15 49:24	<b>arguing</b> 32:13	14:24 15:1
actual 24:25	21:19 25:17	58:7	32:16 34:5	29:10 30:14
add 49:25	aggregator 6:17	altogether 51:8	argument 1:13	32:8,9,9,15

	1	1	1	•
33:14 35:23,24	30:7,7,11	bedrock 26:23	<b>Breyer</b> 13:20	<b>cabbage</b> 14:8,17
36:2 37:1	55:12,13 60:4	<b>behalf</b> 1:16,18	14:13 15:7	47:22
38:13 45:25	assuming 30:16	2:4,6,9 3:8 8:9	18:3,5,12,17	cabbages 14:3
55:2,17,18,21	assumption 35:4	9:14 22:20	18:23 19:5,8	<b>call</b> 35:13 46:5,6
59:3 60:23	35:6 39:10	28:25 39:22	19:13 21:4	47:5,6,12
61:14,18	54:10	42:17,18 50:25	46:2,13,18	50:11 51:23
assignees 29:5	<b>assure</b> 38:22	51:1,11 56:18	47:8,14,18	52:2
43:9 49:11	attach 8:25	57:5 58:18	48:11 51:15	<b>called</b> 8:1 14:11
54:14,15,20	60:16	believe 18:25	52:7,10 61:9	46:8
58:5 61:1	attached 22:11	36:5	<b>brief</b> 12:7,14	<b>calls</b> 47:15,19
assignee's 29:8	attorney 3:22	beneficiaries	15:18 24:20	50:5
36:17,18 37:7	4:6 12:25	57:5	34:14 44:5	care 12:16 34:17
59:4	attractive 20:6	benefit 9:24	53:10 57:13	carefully 33:5
assigning 30:13	<b>AT&amp;T</b> 44:19	20:5 22:5 31:2	<b>briefs</b> 29:8 58:1	carrier 46:7
33:10	55:9	benefits 8:17	<b>bring</b> 5:20 8:8	carriers 39:13
assignment 3:16	authority 40:24	17:20,25 19:20	8:18 9:13 16:1	39:14 43:21
3:18 4:22,23	authorize 43:8	20:2,12,15	17:21 23:5	45:14 50:14
7:7 13:1,3 21:7	authorized	25:14	32:6 44:4,22	carry 8:14
21:11 27:24	22:23 42:22	better 14:8	50:19,22,25	cars 14:4
30:7,8,12,22	available 16:16	15:10 42:24	57:4	<b>CARTER</b> 1:16
30:24 31:1,4	36:9 44:16	43:2 50:24	<b>bringing</b> 6:3 8:2	2:3,8 3:7 58:17
37:19,25 38:5	55:10	beyond 5:15	35:23 36:2	case 3:4 5:18 6:6
40:9 53:14	avenues 14:17	27:1 61:10	39:12	12:1,5 14:23
60:20 61:13	avoid 10:12,13	<b>big</b> 5:23,24 6:1	<b>brings</b> 8:3 9:25	15:6,8,21,23
assignments	award 34:3	8:11,13 35:17	40:17,18,23	16:15 18:7,15
3:12,13 6:12	aware 14:2 47:8	billions 47:15	56:17	18:20 19:3,10
14:3 37:20,21	47:9	48:14 51:21,25	<b>broken</b> 24:11	19:11 22:13
42:25 54:17,17	<b>a.m</b> 1:14 3:2	Blackstone's	brought 23:23	24:24 25:11
54:19,19	46:9 61:23	32:10	24:13,21 41:13	26:23 27:2
assignor 4:7		<b>bless</b> 23:5	43:9 46:22	29:4,8,14,19
6:10 8:17	B	<b>blue</b> 58:1	47:24,25 49:1	30:7,8 31:13
30:15 31:2	back 12:18	<b>body</b> 29:17,19	49:10,22 50:16	31:14,17,22
38:12 59:3	13:16 19:5,24	29:23,24 30:22	51:6	32:4,18,23
60:23 61:15,16	21:3 27:20	30:24 32:20	<b>Brown</b> 41:20	33:6,9,10,11
assignors 34:10	31:2 46:3,22	33:4 53:11	built 7:7	33:21 34:10
35:20 45:21	48:18 57:13	<b>bound</b> 17:24	<b>bunch</b> 10:20	36:10,11,12
54:12 61:2	<b>bad</b> 52:19	45:20,21,21,23	burden 12:1	37:3,4 38:1,8
assignor's 36:23	balance 28:20	51:1,3,3,13	24:18	38:15,16 39:7
37:9,10 38:14	<b>bank</b> 40:8,9	60:18,21 61:2	burdens 11:2	39:10,20 41:8
association 34:2	banking 18:25	61:12,14,20	17:22 23:7,24	41:13,21 42:16
51:9	bankrupt 28:15	bounty 4:15,22	24:23	43:14,19 44:19
associational	bankruptcy	7:7,8 22:11	business 39:22	44:23 45:3,15
10:15 27:5	41:24 56:17	37:2,6,8	39:25,25 40:1	45:17,19 47:11
41:8,12,14	barriers 16:21	<b>box</b> 14:4	<b>button</b> 43:16	47:13,22 48:9
59:20	basically 27:13	breach 28:18		48:24 49:1,10
<b>assume</b> 11:17,20	<b>basis</b> 22:14	57:6	C	49:24 50:6
12:1 28:8,16	26:24 35:15	<b>break</b> 6:11	C 2:1 3:1	51:16,23 52:18
,				
	•	•	•	

52:25 53:10,13         5:1 28:21 29:1         class 25:19 41:7         combination         complained           54:11,23 55:18         33:3 34:13,19         41:22 42:17,21         combine 37:8         complaining           60:8 61:7,22         36:13,16,20,25         50:20,23 51:4         50:20,23 51:4         50:20,23 51:4         50:20,23 51:4         50:24,25 53:23         40:11         40:12         40:7 53:24         60:8,17         24:7 28:4 30:9         22:16,19 49:25         24:72 4:73:4         24:72 4:73:4         24:22         40:75:20         22:12 4:2 25:2         20         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4         24:72 4:75:4 <th></th> <th></th> <th></th> <th></th> <th></th>					
54:11,23 55:18         33:3 34:13,19         41:22 42:17,21         39:2 combine 37:8 compalating co	52:25 53:10.13	5:1 28:21 29:1	class 25:19 41:7	combination	complained
57:6 58:1 60:3         35:3,11,22,25         49:22 50:1,16         combine 37:8         complaining         complain         22:23         call         deling         deling         deling         deling         deling         deling         deling         deling<					
60:8 61:7,22 cases 4:9.11	*	,	,	combine 37:8	complaining
cases 4:9,11         39:17 52:23         51:5,6 56:17         24:7 28:4 38:9         complaint 22:22         23:16,19 49:25         24:72 8:4 38:9         complaint 22:22         23:16,19 49:25         23:16,19 49:25         23:16,19 49:25         24:72 8:4 38:9         26:16,19 40:75 3:24         24:72 8:4 38:9         24:07 53:24         24:07 53:24         25:12 45:12         24:72 8:4 38:9         24:07 53:24         24:07 53:24         24:07 53:24         24:07 53:24         24:07 53:24         24:12         24:12         24:12         24:12         24:12         24:12         24:12         24:12         24:12         24:12         24:11         24:12         24:12         24:11         25:14         24:12         24:12         24:11         24:12         24:11         24:12         24:11         24:12         24:11         24:12         24:11         24:12         24:11					
5:10 14:1         53:2,6,15,17         56:23 57:6,16         38:15,19,23         23:16,19 49:25         complaints           31:3,5,12 33:4         53:2,5 58:12,19         60:8,17         60:10         24:22         complaints           33:23 35:12         61:21         cloice 17:17         cleare 4:15 14:22         comfortable         completely           41:5 48:4,4,7         19:19         22:1 24:2 25:2         comfortable         completely           cause 40:10,15         chose 3:18         61:14         17:8 23:14         32:10         completely           6u:17,20,21,23         chosen 3:18         61:14         17:8 23:14         32:10         completely           6u:17,20,21,23         chosen 3:18         61:14         33:17,813.15         32:10         completely           6u:17,20,21,23         circle 38:19,23         circle 38:19,23         circle 38:19,23         comments 12:14         48:20,20,22           40:17,20,21,23         40:25 41:10         41:21         34:17,18 35:10         51:20         48:5 50:10           6auses 40:5,14         40:18 42:18         circumstances         13:5         cilents 4:9 39:16         43:5,8 13:22         34:16 (common 3:15,24         compon 3:15,24         compon 3:15,24         compon 3:15,24         compon 3:15,24 <td< td=""><td>· · · · · · · · · · · · · · · · · · ·</td><td></td><td>51:5,6 56:17</td><td></td><td>complaint 22:22</td></td<>	· · · · · · · · · · · · · · · · · · ·		51:5,6 56:17		complaint 22:22
15:23 30:24,25   53:13,512 31:3,5,12 33:4     41:5 48:4,47   56:23   19:19	· · · · · · · · · · · · · · · · · · ·	53:2,6,15,17	· /		_
33:3,5,12 33:4   33:23 35:12   61:21   close 45:14   clear 4:15 14:22   cmplete 3:18   15:16 61:13   completely   22:1 24:2 25:2   cmplete 3:18   22:1 24:2 25:2   cmplete 3:18   22:1 24:2 25:2   cmplete 3:18   23:10   cmpletely   24:20,20,22   24:21   24:21   25:10   24:20   25:10   24:20   25:10   25:10   24:20   25:10	15:23 30:24,25		· ·	, ,	complaints
41:5 48:4,4,7   54:7 56:23   19:19   22:1 24:2 25:2   26:10,13 35:12   26:10,13 35:12   26:10,13 35:12   26:10,19   28:12 43:1   20:10 2	31:3,5,12 33:4	57:2 58:12,19	60:8,17	60:10	
41:5 48:4,4,7   54:7 56:23   choose 49:3   choose 49:3   choose 49:3   choose 49:3   choose 49:3   choose 49:13   doi:10.3 35:12   choose 49:13   doi:10.5   choose 56:8   doi:10.15   choose 56:8   doi:10.15   circle 38:19,23   doi:25.41:10   doi:10.15   doi:10.19   do	33:23 35:12	61:21	cleanest 5:14	comes 17:4	complete 3:18
cash 25:7 Cattleman's         choose 49:3 chosen 3:18         26:10,13 35:12 clearly 5:13,15         10:6 Commentaries         28:12 43:1 61:14,20           34:1 cause 40:10,15 40:17,20,21,23 40:25 41:10 42:17,25 53:23 56:10,19 causes 40:5,14 40:18 42:18 56:15,19         circle 38:19,23 circle 38:19,23 commonsision 14:10 15:21 commonsity 38:22,24 3:16 commonality 58:24 commonnity 38:22,24 39:6 commonnity 38:24,24 4:24 commonnity 38:24 4:24 communicati. commonnity 38:22,24 39:6 communicati. commonnity 38:22,24 39:6 communicati. commonnity 15:21 communicati. commonnity 15:21 communicati. commonnity 15:21 communicati. communicati. communicati. commonnity 51:22 conduct 22:4 conduct 22:4 conduct 22:4	41:5 48:4,4,7	choice 17:17	clear 4:15 14:22	45:24 54:11	_
Cattleman's 34:1         chosen 3:18 61:14         clearly 5:13,15 17:8 23:14         Commentaries 32:10         61:14,20 computer 43:15           cause 40:10,15 40:17,20,21,23 40:25 41:10 42:17,25 53:23 56:10,19 causes 40:5,14 40:18 42:18 56:15,19         chosen 56:8 circumstance 13:5         ciclent 9:7,24 40:14 7:23 52:11,14,16 circumstance 13:5         Commentaries 32:10 comments 12:14 41:20         61:14,20 computer 43:15           56:10,19 cent 6:18 46:21 47:6 52:15,15         dircumstance 56:15,19         39:16,22,24 40:14 7:23 52:11,14,16 circumstances 56:15,19         Commission 41:20         concern 34:14 34:16 concern 6:13           56:15,19 cent 6:18 46:21 47:6 52:15,15         52:11,14,16 52:14,7:12         common 3:15,24 48:10 47:24 41:22 42:4         41:25 15:4 42:24 4:12         concerns 6:13 41:20           cent 40:18 42:18 56:15,19         51:17 47:12 47:6 52:15,15         49:16 51:8,17 53:12         56:16 22:6 34:15         22:6 34:15 56:16         22:6 34:15 22:6 34:15           53:2 cents 46:15 48:13 51:23 52:2,3 cent 53:10         26:4 26:4 26:4         claim 4:17 7:21 35:8         35:8 41:15 57:11         1:3 3:4 14:10 commonality         56:24 39:21 54:8         23:22 43:96 39:21 54:8           58:9 cert 53:10 cert fain 9:22 11:4,5 cert fain 9:22 11:4,5 cert fain 9:22 11:4,5         48:13 55:20 22:15         Collean 33:21 collecting 40:1         companility 25:19         companility 26:13 26:13         confer 31:24,25 26:13         conserted 51:1         conserted 51:1           57:16 5	54:7 56:23	19:19	22:1 24:2 25:2	comfortable	completely
34:1         61:14         17:8 23:14         32:10 comments 12:14         computer 43:15           40:17,20,21,23         40:25 41:10         42:17,25 53:23         41:21         34:17,18 35:10         41:20         48:5 50:10           42:17,25 53:23         56:10,19         circumstance         40:1 47:23         14:10 15:21         34:16           61:14         61:14         40:1 47:23         14:10 15:21         34:16           61:15,19         circumstances         52:11,14,16         common 3:15,24         concern 34:14           40:18 42:18         circumstances         52:11,14,16         common 3:15,24         concern 6:13           66:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         14:25 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         58:16         22:6 34:15           48:13 51:23         cited 29:7 33:4         57:11         commonly 41:6         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         15:24           cert 53:10         28:18 37:15         Cohen 38:19         Commants 1:2         companies	cash 25:7	choose 49:3	26:10,13 35:12	10:6	28:12 43:1
cause 40:10,15         choses 56:8         30:25         comments 12:14         43:20,20,22         48:5 50:10           40:17,20,21,23         40:25 41:10         Circuit 14:1         34:17,18 35:10         41:20         51:20           42:17,25 53:23         41:21         39:16,22,24         Comments 12:14         48:5 50:10           56:10,19         circumstance         40:14 47:23         14:10 15:21         concern 34:14           40:18 42:18         circumstances         55:11,14,16         clients 4:9 39:16         4:3,5,8 13:22         10:9           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:24:4         43:20,20,22           47:6 52:15,15         51:2,14 7:12         45:19 47:24         41:30:1         24:3,5,8 13:22         10:9           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         41:25 15:4           47:6 52:15,15         51:17 15:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         commonolity         38:22,24 39:6           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         58:3           52:2,3         26:4         claim 4:17 7:21         15:9 17:1         Club 39:17	Cattleman's	chosen 3:18	clearly 5:13,15	Commentaries	61:14,20
40:17,20,21,23         circle 38:19,23         client 9:7,24         Commercial         48:5 50:10           40:25 41:10         41:21         34:17,18 35:10         51:20           56:10,19         circumstance         40:1 47:23         14:10 15:21         concern 34:14           40:18 42:18         56:15,19         52:11,14,16         60:14         40:1 47:23         14:10 15:21         concern 34:14           56:15,19         3:19,23 4:7,25         41:14 3:1 44:2         48:3 5,8 13:22         18:8 41:16,17         41:25 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         58:24         22:6 34:15           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10           58:9         22:3 24:25         41:15         Communicati         58:3           5eert 53:10         28:18 37:15         Cohen 38:19         Company 1:4         concurring           11:4,5         48:13 55:20         claimants 8:1         claimants 8:1         claimants 8:1         claims 5:19 6:10         collecting 40:1 <t< td=""><td>34:1</td><td>61:14</td><td>17:8 23:14</td><td>32:10</td><td>computer 43:15</td></t<>	34:1	61:14	17:8 23:14	32:10	computer 43:15
40:25 41:10         Circuit 14:1         34:17,18 35:10         41:20         56:10,19         51:20         concern 34:14           56:10,19         circumstance         40:14 47:23         Commission         14:10 15:21         concern 34:14           40:18 42:18         circumstances         52:11,14,16         common 3:15,24         43:5,8 13:22         concerns 6:13           56:15,19         3:19,23 4:7,25         41:14 43:1 44:2         43:5,8 13:22         10:9         concerte 6:3           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         41:25 15:4         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         56:16         22:6 34:15         22:6 34:15           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         commonalty         38:22,24 39:6           52:2,3         26:4         Claim 4:17 7:21         35:8         Clohd 59:17         58:3         commonly 41:6         56:24 57:8         58:3           cert 53:10         28:18 37:15         Cohen 38:19         Cohen 38:19         Commanics         conduct 22:24         conduct 22:24           certainly 16:10         48:13 55:20         collectal 7:20         Company 1:4         consented 51:1         27:9         51:2<	cause 40:10,15	choses 56:8	30:25	comments 12:14	43:20,20,22
42:17,25 53:23         41:21         39:16,22,24         Commission         concern 34:14           56:10,19         13:5         52:11,14,16         common 3:15,24         43:16         34:16           40:18 42:18         circumstances         52:11,14,16         4:3,5,8 13:22         10:9         concerns 6:13           56:15,19         3:19,23 4:7,25         41:1 43:1 44:2         4:3,5,8 13:22         10:9         concerte 6:3           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         41:22 15:4         41:22 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         58:24         39:21 54:8           48:13 51:23         Civil 10:14 24:9         57:11         58:24         39:21 54:8           52:2,3         Cert         Claim 4:17 7:21         35:8         13:3 414:10         60:24 57:8           cert 53:10         28:18 837:15         Cohen 38:19         communicati         58:3           certain 9:22         44:22 46:19         41:15         20:0         20:13         20:13           certainly 16:10         16:14 19:7         calims 5:19 6:10         35:9 51:10         companult <td>40:17,20,21,23</td> <td><b>circle</b> 38:19,23</td> <td><b>client</b> 9:7,24</td> <td>Commercial</td> <td>48:5 50:10</td>	40:17,20,21,23	<b>circle</b> 38:19,23	<b>client</b> 9:7,24	Commercial	48:5 50:10
56:10,19         circumstance causes 40:5,14         40:1 47:23         14:10 15:21 common 3:15,24         34:16 concerns 6:13           40:18 42:18         56:15,19         3:19,23 4:7,25         41:1 43:1 44:2         43.5,8 13:22         10:9           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         41:22 515:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         commonality         38:22,24 39:6           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         Civil 10:14 24:9         57:11         commonly 41:6         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         56:24 57:8           58:9         22:3 24:25         41:15         community 19:1         comcurring           57:16 59:23         48:13 55:20         collateral 7:20         Company 1:4         confer 31:24,25           certainy 16:10         25:15         18:14 30:11         27:9         51:2           certification         25:15         18:14 30:11         27:9         51:2           chase 24:5,18	40:25 41:10	Circuit 14:1	34:17,18 35:10	41:20	51:20
causes 40:5,14         13:5         circumstances         52:11,14,16         common 3:15,24         concerns 6:13           56:15,19         3:19,23 4:7,25         41:1 43:1 44:2         18:8 41:16,17         concrete 6:3           47:6 52:15,15         5:12,14 7:12         45:19 47:24         41:22 42:4         14:25 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         commonality         38:22,24 39:6           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         Civil 10:14 24:9         57:11         commonly 41:6         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         58:3           cert 53:10         28:18 37:15         Cohen 38:19         companies         conduct 22:24           certain 9:22         44:22 46:19         Colateral 7:20         35:112         company 1:4         26:13           16:14 19:7         claims 5:19 6:10         8:1 9:19 12:16         60:8         18:14 30:11         27:9         51:2           certification         25:15         15:9,11 16:8         collecting 40:1 <td< td=""><td>42:17,25 53:23</td><td>41:21</td><td>39:16,22,24</td><td>Commission</td><td>concern 34:14</td></td<>	42:17,25 53:23	41:21	39:16,22,24	Commission	concern 34:14
40:18 42:18 56:15,19         circumstances 3:19,23 4:7,25         clients 4:9 39:16 41:1 43:1 44:2         4:3,5,8 13:22 18:8 41:16,17 concrete 6:3         10:9 concrete 6:3           cent 6:18 46:21 47:6 52:15,15 53:2         5:12,14 7:12 10:17 16:18 48:20,21,21 56:16 22:6 34:15 53:2         49:16 51:8,17 commonality 58:22 439:6 commonality 38:22,24 39:6 commonality 58:24 39:21 54:8 53:16 57:1,3 53:2 contury 29:7 32:18,25 33:1 52:9 17:1 58:9 22:3 24:25	56:10,19	circumstance	40:1 47:23	14:10 15:21	34:16
56:15,19         3:19,23 4:7,25         41:1 43:1 44:2         18:8 41:16,17         concrete 6:3           cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         14:25 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         commonality         38:22,24 39:6           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         concurring           32:18,25 33:1         15:19 17:1         Club 39:17         15:21         communics 1         concurring           32:18,25 33:1         25:19 17:1         Cohen 38:19         companies         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         confer 31:24,25           certainly 16:10         16:14 19:7         claims 5:19 6:10         35:9 51:10         companies         consequences           60:8         8:1 9:19 12:16         collecting 40:1         collecting 40:1         27:	causes 40:5,14	13:5	52:11,14,16	<b>common</b> 3:15,24	concerns 6:13
cent 6:18 46:21         5:12,14 7:12         45:19 47:24         41:22 42:4         14:25 15:4           47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         commonality         38:22,24 39:6           cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         commonly 41:6         56:24 57:8           58:3         22:3 24:25         41:15         communicati         58:3           cert 53:10         28:18 37:15         Cohen 38:19         companies         conduct 22:24           certainy 16:10         28:18 37:15         Coleman 33:21         Company 1:4         confer 31:24,25           certainly 16:10         16:14 19:7         claims 5:19 6:10         35:9 51:10         companable         consented 51:1           57:16 59:23         claims 5:19 6:10         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         5:20 12:21         compensable	40:18 42:18	circumstances	<b>clients</b> 4:9 39:16	4:3,5,8 13:22	10:9
47:6 52:15,15         10:17 16:18         48:20,21,21         56:16         22:6 34:15           53:2         23:21 59:13         49:16 51:8,17         58:24         39:21 54:8           cents 46:15         Civil 10:14 24:9         57:11         commonality         58:24         39:21 54:8           48:13 51:23         Civil 10:14 24:9         57:11         commonly 41:6         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         58:3           century 29:7         32:18,25 33:1         15:19 17:1         Club 39:17         15:21         33:22           58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conducting           certainly 16:10         48:13 55:20         collateral 7:20         Company 1:4         3:5         consented 51:1           16:14 19:7         claims 5:19 6:10         35:9 51:10         comparable         consequences           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7<	56:15,19	3:19,23 4:7,25	41:1 43:1 44:2	18:8 41:16,17	concrete 6:3
53:2 cents 46:15 cited 29:7 33:4         49:16 51:8,17 53:16 57:1,3         commonality 58:24 commonly 41:6 55:24 57:8         38:22,24 39:6 39:21 54:8           48:13 51:23 52:2,3 century 29:7 32:18,25 33:1 55:9 17:1 58:9         26:4 claim 4:17 7:21 21:158:9         35:8 7:11 commonly 41:6 Communicati 1:3 3:4 14:10 15:21 21:21 20:21 20:224 20	cent 6:18 46:21	5:12,14 7:12	45:19 47:24	41:22 42:4	14:25 15:4
cents 46:15         cited 29:7 33:4         53:16 57:1,3         58:24         39:21 54:8           48:13 51:23         26:4         client's 4:10         commonly 41:6         56:24 57:8           52:2,3         26:4         client's 4:10         Communicati         58:3           century 29:7         claim 4:17 7:21         35:8         1:3 3:4 14:10         concurring           32:18,25 33:1         15:19 17:1         Club 39:17         15:21         33:22           58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conducting           certainly 16:10         48:13 55:20         collateral 7:20         Company 1:4         confer 31:24,25           certification         25:15         18:14 30:11         27:9         51:2           57:16 59:23         claims 5:19 6:10         35:9 51:10         compensable         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collecting 40:1         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated	47:6 52:15,15	10:17 16:18	48:20,21,21	56:16	22:6 34:15
48:13 51:23         Civil 10:14 24:9         57:11         commonly 41:6         56:24 57:8           52:2,3         26:4         claim 4:17 7:21         35:8         1:3 3:4 14:10         concurring           32:18,25 33:1         15:19 17:1         Club 39:17         15:21         33:22           58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conduct 22:24           certain 9:22         44:22 46:19         Coleman 33:21         51:12         26:13           11:4,5         48:13 55:20         collateral 7:20         Company 1:4         confer 31:24,25           certainly 16:10         claimants 8:1         17:24         3:5         Congress's 47:5           16:14 19:7         claims 5:19 6:10         35:9 51:10         companable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         14:16 21:12         compensable         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24 </td <td>53:2</td> <td>23:21 59:13</td> <td>49:16 51:8,17</td> <td>commonality</td> <td>38:22,24 39:6</td>	53:2	23:21 59:13	49:16 51:8,17	commonality	38:22,24 39:6
52:2,3         26:4         client's 4:10         Communicati         58:3           century 29:7         32:18,25 33:1         15:19 17:1         35:8         1:3 3:4 14:10         58:3           58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conducting           certain 9:22         44:22 46:19         Coleman 33:21         51:12         conducting           certainly 16:10         claimants 8:1         claiming 5:22         collect 13:24         Company 1:4         confer 31:24,25           certainly 16:10         claiming 5:22         17:24         3:5         comparable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19	cents 46:15	cited 29:7 33:4	53:16 57:1,3	58:24	39:21 54:8
century 29:7         claim 4:17 7:21         35:8         1:3 3:4 14:10         concurring           32:18,25 33:1         15:19 17:1         Club 39:17         41:15         33:22         33:22           cert 53:10         28:18 37:15         Cohen 38:19         community 19:1         conduct 22:24           certain 9:22         44:22 46:19         Coleman 33:21         51:12         26:13           certainly 16:10         claimants 8:1         17:24         3:5         Company 1:4         confer 31:24,25           certainly 16:10         claimants 8:1         17:24         3:5         Company 1:4         consented 51:1           16:14 19:7         claims 5:19 6:10         35:9 51:10         comparable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collection 3:23         27:19         8:15           change 27:19         15:9,11 16:8         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         5:21 35:9         16:13 <t< td=""><td>48:13 51:23</td><td>Civil 10:14 24:9</td><td>57:11</td><td>commonly 41:6</td><td>56:24 57:8</td></t<>	48:13 51:23	Civil 10:14 24:9	57:11	commonly 41:6	56:24 57:8
32:18,25 33:1         15:19 17:1         Club 39:17         15:21         33:22           58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conduct 22:24           11:4,5         48:13 55:20         collateral 7:20         Company 1:4         confer 31:24,25           certainly 16:10         claimants 8:1         17:24         3:5         Congress's 47:5           certification         25:15         18:14 30:11         27:9         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9 <td>52:2,3</td> <td>26:4</td> <td>client's 4:10</td> <td>Communicati</td> <td>58:3</td>	52:2,3	26:4	client's 4:10	Communicati	58:3
58:9         22:3 24:25         41:15         community 19:1         conduct 22:24           cert 53:10         28:18 37:15         Cohen 38:19         companies         conducting           11:4,5         48:13 55:20         collateral 7:20         Company 1:4         confer 31:24,25           certainly 16:10         claimants 8:1         17:24         3:5         Congress's 47:5           certification         25:15         18:14 30:11         27:9         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9 <td></td> <td><b>claim</b> 4:17 7:21</td> <td>35:8</td> <td>1:3 3:4 14:10</td> <td>concurring</td>		<b>claim</b> 4:17 7:21	35:8	1:3 3:4 14:10	concurring
cert 53:10         28:18 37:15         Cohen 38:19         companies         conducting           11:4,5         48:13 55:20         collateral 7:20         Company 1:4         26:13           16:14 19:7         claimants 8:1         17:24         3:5         Congress's 47:5           certification         25:15         18:14 30:11         27:9         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6	32:18,25 33:1	15:19 17:1	<b>Club</b> 39:17	15:21	
certain 9:22         44:22 46:19         Coleman 33:21         51:12         26:13           11:4,5         48:13 55:20         collateral 7:20         Company 1:4         3:5         Confer 31:24,25           certainly 16:10         claimants 8:1         17:24         3:5         Congress's 47:5           16:14 19:7         claiming 5:22         collect 13:24         comparable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:	58:9	22:3 24:25	41:15	community 19:1	
11:4,5       48:13 55:20       collateral 7:20       Company 1:4       confer 31:24,25         16:14 19:7       claimants 8:1       17:24       3:5       Congress's 47:5         certification       25:15       18:14 30:11       27:9       consented 51:1         57:16 59:23       claims 5:19 6:10       35:9 51:10       compelling       consequences         60:8       8:1 9:19 12:16       collecting 40:1       27:19       8:15         change 27:19       15:9,11 16:8       collection 3:23       compensable       consider 23:19         29:4       17:13 24:13       5:20 12:21       47:6       29:22 42:15         Charles 43:7       26:14 28:8       14:16 21:12       compensated       8:4,5 47:4       32:19         chase 24:5,18       46:22 49:21       32:9 33:11       compensation       5:21 35:9       16:13         check 28:2 55:9       clarification       46:1 49:12       39:14 42:9       consistent 17:6	cert 53:10	28:18 37:15	<b>Cohen</b> 38:19	companies	conducting
certainly 16:10         claimants 8:1         17:24         3:5         Congress's 47:5           16:14 19:7         claiming 5:22         collect 13:24         comparable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6	certain 9:22	44:22 46:19		51:12	26:13
16:14 19:7         claiming 5:22         collect 13:24         comparable         consented 51:1           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6	11:4,5	48:13 55:20	collateral 7:20	Company 1:4	
certification         25:15         18:14 30:11         27:9         51:2           57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         collecting 40:1         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6	certainly 16:10	claimants 8:1		3:5	Congress's 47:5
57:16 59:23         claims 5:19 6:10         35:9 51:10         compelling         consequences           60:8         8:1 9:19 12:16         27:19         8:15           change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6		claiming 5:22		_	
60:8       8:1 9:19 12:16       collecting 40:1       27:19       8:15         change 27:19       15:9,11 16:8       collection 3:23       compensable       consider 23:19         29:4       17:13 24:13       5:20 12:21       47:6       29:22 42:15         Charles 43:7       26:14 28:8       14:16 21:12       compensated       considered         chase 24:5,18       46:22 49:21       29:5 30:22,24       8:4,5 47:4       32:19         chasing 11:6       50:5 52:12       32:9 33:11       compensation       considering         25:19       56:8 57:18       38:2,5 43:10       5:21 35:9       16:13         check 28:2 55:9       clarification       46:1 49:12       39:14 42:9       consistent 17:6					51:2
change 27:19         15:9,11 16:8         collection 3:23         compensable         consider 23:19           29:4         17:13 24:13         5:20 12:21         47:6         29:22 42:15           Charles 43:7         26:14 28:8         14:16 21:12         compensated         considered           chase 24:5,18         46:22 49:21         29:5 30:22,24         8:4,5 47:4         32:19           chasing 11:6         50:5 52:12         32:9 33:11         compensation         considering           25:19         56:8 57:18         38:2,5 43:10         5:21 35:9         16:13           check 28:2 55:9         clarification         46:1 49:12         39:14 42:9         consistent 17:6					_
29:4       17:13 24:13       5:20 12:21       47:6       29:22 42:15         Charles 43:7       26:14 28:8       14:16 21:12       compensated       considered         chase 24:5,18       46:22 49:21       29:5 30:22,24       8:4,5 47:4       32:19         chasing 11:6       50:5 52:12       32:9 33:11       compensation       considering         25:19       56:8 57:18       38:2,5 43:10       5:21 35:9       16:13         check 28:2 55:9       clarification       46:1 49:12       39:14 42:9       consistent 17:6			U		
Charles 43:7 chase 24:5,18         26:14 28:8 46:22 49:21         14:16 21:12 29:5 30:22,24         compensated 8:4,5 47:4 32:19         compensation considering 25:19         32:9 33:11 38:2,5 43:10         compensation 5:21 35:9 16:13         considered 32:19 considering 25:19 25:19         considered 32:19 25:19 25:19         compensation 25:21 35:9 25:19         considered 32:19 25:19 25:19         considering 16:13 25:19 25:19         considering 16:13 25:19 25:19         considering 16:13 25:19         considerin	C	,			
chase 24:5,18       46:22 49:21       29:5 30:22,24       8:4,5 47:4       32:19         chasing 11:6       50:5 52:12       32:9 33:11       compensation       considering         25:19       56:8 57:18       38:2,5 43:10       5:21 35:9       16:13         check 28:2 55:9       clarification       46:1 49:12       39:14 42:9       consistent 17:6					
chasing 11:6       50:5 52:12       32:9 33:11       compensation       considering         25:19       56:8 57:18       38:2,5 43:10       5:21 35:9       16:13         check 28:2 55:9       clarification       46:1 49:12       39:14 42:9       consistent 17:6					
25:19 56:8 57:18 38:2,5 43:10 5:21 35:9 16:13 check 28:2 55:9 clarification 46:1 49:12 39:14 42:9 consistent 17:6				,	
<b>check</b> 28:2 55:9 <b>clarification</b> 46:1 49:12 39:14 42:9 <b>consistent</b> 17:6	C			_	_
Chief 3:3,9,11   18:6   54:14,20 58:6   51:10   Constitution					
	Chief 3:3,9,11	18:6	54:14,20 58:6	51:10	Constitution
ı ı ı ı		<u> </u>	<u> </u>	<u> </u>	<u> </u>

		•	ī	ī
32:3,11	11:8 15:8,9,22	41:21 42:15	depend 9:9	discharge 57:4
contemporane	16:12,16,22,24	data 3:25 4:14	16:11	57:12
32:11	16:25 17:7,9	databases 50:11	depends 38:23	discovery 6:21
context 7:15,21	17:13,21 18:2	day 14:4 35:10	depositions	7:17 10:18,19
13:13 19:15,22	18:21 19:17,18	35:10 42:2	10:24	10:22 13:17,20
24:23 26:5	19:21 20:1,3,5	52:21	<b>describe</b> 25:6,20	14:9 17:22
contract 28:19	20:18 21:9,12	day-to-day 40:3	designed 10:16	19:9 21:21,23
contracts 5:2	22:7 23:5,19	<b>de</b> 5:11 6:18	59:9 60:13	24:5,22 25:11
contradictory	24:1,7,13,17	15:5	determination	25:12 27:22
60:24	25:1,22 27:1,3	<b>deal</b> 5:23,24 6:1	17:4	36:4,8,9 45:4,6
contrary 31:24	27:4,15,20	8:12,13 9:1	determine 58:21	45:16 46:24
54:15	29:2,20,20	15:13 17:22	detriments	48:3 61:10
contrivance	31:12,15 32:19	26:3 34:16	19:21	discretion 60:23
60:10	32:23 33:6,24	44:16	deviate 26:6	61:4,6
convenience	33:25 34:2,5,8	dealing 13:15	device 6:25	discuss 31:4
60:12	34:10,25 35:21	17:7 25:3,4	devices 10:11	discussing 22:9
conveys 30:23	36:6,8,9,22	dealt 31:22	44:16	dismissed 21:24
38:1,1,2	38:9 41:5,19	<b>death</b> 48:6 52:17	difference 9:5,6	29:9 49:24
<b>core</b> 21:17 22:1	42:2 48:2,3,10	<b>debate</b> 26:21	13:14 31:7,10	dispute 14:25
22:6 25:4	49:2,4,10,12	<b>debt</b> 12:22,24	32:17 42:10	15:2
corner 46:8	49:14 51:11	decedent's 42:1	53:13,18 55:2	disputes 4:12
correct 30:17	53:12,20,22,23	decide 52:18	55:5,16,21	13:16 42:8
37:18	54:11,22 56:16	53:13	different 5:6	dissent 3:11
<b>cost</b> 51:25 52:12	60:14	decided 29:12	6:10 14:23	distance 46:5
costs 48:12	<b>courts</b> 10:5,12	39:10 59:3	18:3,6,15	distribute 55:10
51:21	10:12 16:2	decides 16:21	19:11 31:9	district 24:13
<b>counsel</b> 20:4,8	19:3 20:22,23	<b>decision</b> 29:7,17	33:14 49:21	34:2
34:13 52:21,22	23:13 26:6,10	29:20	50:5,5,6,6 51:8	doctrine 9:10
<b>count</b> 30:1	26:11 29:6,21	decisions 29:17	55:15,16 56:15	10:15 37:11
counterclaim	29:25 30:2	29:19,21,22	60:2,3	38:12,20 49:11
6:22 7:18 21:5	32:5,5 34:6	30:5	differentiate	doctrines 10:15
44:25 45:1,18	38:7 58:20	deduction 56:3	10:1	17:24 26:8
60:4	Court's 5:9	defendant 11:2	differentiations	27:6 59:18
counterclaims	create 10:11	44:11 51:18,19	10:3	document 30:13
12:6 13:11	creation 16:7	52:10 56:9	differently	31:9,9
17:23 19:10	credit 34:7	59:10,13 60:13	54:21	<b>doing</b> 8:22 51:10
24:6 27:22	creditor 28:4	defendants	difficult 12:10	51:11
43:23,24 44:1	55:8,13,15,19	24:14 26:12,13	21:19	dollar 48:12
44:18	creditors 28:15	27:21 57:21	difficulty 13:17	52:1,3,13
country 24:3	41:23 55:14	<b>defense</b> 52:15,21	<b>dig</b> 51:20,20,25	<b>doubt</b> 24:16
coupled 4:22	criticizes 24:21	52:22	directly 6:5	<b>draft</b> 53:14
course 11:9	cross-claims	define 7:8	13:11 26:17	draw 5:14
15:10 52:2	17:23	delivered 14:3	56:20	drawn 5:9
59:11	D	demonstration	disadvantages	dries 35:16
court 1:1,13		58:24	18:1	<b>driven</b> 19:16,18
3:10 4:13 6:5	<b>D</b> 3:1	Department	disagree 50:17	due 42:16
7:23 9:10 11:1	damages 37:15	31:23	57:10	<b>D.C</b> 1:9,16,18
	1			

	Ī	l	İ	
E	39:1,6,24 40:6	estoppel 7:20	55:15	46:4
E 2:1 3:1,1	40:11,16,22	17:25	factual 44:19	<b>fine</b> 12:16
earliest 31:11,13	41:7,12,18	<b>ET</b> 1:4,7	<b>fair</b> 20:9	<b>firms</b> 51:7
31:14,17 32:22	42:7,14,23	everybody 13:3	<b>faith</b> 34:6	<b>first</b> 3:4 4:14
early 32:5	43:5,18,25	18:14 21:20	<b>false</b> 34:22	10:9 12:10
easy 53:3	44:15 46:12,17	exact 19:14	<b>far</b> 32:17	14:1,21 24:19
economically	47:2,10,17,23	33:20 56:3,4	farmers 40:8	30:12 32:17
52:19	49:1,15,18,23	exactly 8:22	<b>favor</b> 45:6	44:19
economics 52:9	50:8,17,21,24	23:7 46:7	<b>FCC</b> 14:13,14	<b>Flash</b> 38:19
effect 27:7 57:22	52:6,8,14,25	example 9:21	15:12,24 16:7	<b>flat</b> 5:21
effectively 15:19	53:5,9,16,21	27:21 28:2	16:20,21 17:11	<b>fluke</b> 16:8,11
effects 7:20	54:2,10,25	41:4 48:12	20:2,6,21 36:7	<b>follow</b> 15:10
efficiency 7:17	55:4,12,25	55:7	46:20 47:1,6	Food 41:20
59:14	56:6,12 57:1	executors 41:25	47:22,25 48:10	foreclose 18:13
efficient 59:2,4	57:10,19 58:13	exercise 61:5	48:23 49:4,8	forever 32:1
effort 44:3	English 32:5	exigencies 19:17	50:12	<b>forget</b> 35:12
either 10:14	enormous 29:22	exist 13:17	Federal 7:22	<b>form</b> 15:12 58:8
18:21 26:7	29:24	24:24 26:8	10:14 15:8,20	formality 55:7
49:25 53:19	enterprises 5:19	existence 35:9	15:22 16:2,6,9	<b>forth</b> 13:16
56:2 59:18	enterprising	58:7	16:22 17:12,21	<b>forum</b> 33:15
elaborate 47:7	51:7	existing 59:18	18:2,21 19:17	59:1
elements 14:20	<b>enters</b> 55:17,18	exists 39:12 51:9	19:18,21 20:1	forward 53:11
39:3	entertain 15:6	57:20	20:3,5,18,22	58:23 61:18
eliminate 20:20	16:17	expensive 46:23	20:23 21:12	Frankfurter's
20:24 22:14	entertained 7:22	47:19	23:5,13 24:9	33:22
25:9	<b>entire</b> 9:1 10:3	explain 19:23	29:6 32:19,22	<b>free</b> 17:19
embodied 57:12	15:19	56:7	33:25 34:2,8	<b>friend</b> 58:15
60:14	entirely 42:7	explaining 12:7	36:6,8,9 38:7	front 15:20,22
encourage 20:7	entirety 3:17	explicated 33:5	42:2 43:10	25:1
<b>ends</b> 16:22	13:9	expose 23:7	48:2,3,10 49:2	<b>full</b> 12:25 13:2
enforce 8:10	entitled 25:15	express 40:14	49:3,10,12,14	20:9 34:6
22:7	entitlement 5:22	expressly 26:7	54:22 56:16	37:10 38:19,23
enforceable	51:14	50:25	<b>fee</b> 5:22	fundamental
17:5,5	<b>entity</b> 17:3,4	extension 40:3	fees 23:11	13:14
enforcement	40:17,23	extent 26:25	<b>field</b> 16:5	fundamentally
34:3	environment	extortion 52:18	<b>fight</b> 48:6,13	6:7
<b>Englert</b> 1:18 2:5	39:19		<b>figure</b> 46:14	further 40:25
28:23,24 29:1	environmental	$\frac{\mathbf{F}}{\mathbf{f}_{2,2,2}}$	47:15 48:6	future 42:12
29:16,24 30:4	39:20	face 20:22	figured 14:5	G
30:18 31:3,13	envisioning	fact 8:10 11:15	file 11:11	<del></del>
31:17,20 32:8	37:19	14:24 15:10,20	<b>filing</b> 23:11	<b>G</b> 1:16 2:3,8 3:1
32:13,16,24	<b>ESQ</b> 1:16,18 2:3	17:4 31:6,8	<b>final</b> 17:3	3:7 58:17
33:2,8,17,20	2:5,8	35:7 38:10,14	finance 18:8	garnishment 28:13
34:18,22 35:6	essentially 3:13	39:21 43:11,13	<b>financer</b> 13:23	
35:19,24 36:2	17:7	57:25 60:16	18:7,14	gather 28:2 general 55:14
36:15,18,22	estates 42:1	<b>facts</b> 11:4 12:2 38:11 50:7	financing 19:11	general 55:14 getting 19:25
37:4,13,25	estimates 46:11	30.11 30.7	<b>find</b> 12:11 36:16	getting 19:23

	1		 I	
24:11	governments	hypothetical 7:6	36:1	44:13
Ginsburg 6:15	41:25	14:22,24 25:3	individual 6:21	interprets 9:10
7:16 16:3,19	<b>grant</b> 3:17	30:25	13:12 45:1,5	interrogatories
16:23 17:10,16	great 34:16 39:7		49:21,25 51:21	11:5,11
22:17,19 23:1	ground 3:15,24	I	individually	interrupted
23:15 27:23	4:3,5 50:4	ICC 34:4	47:12,20 48:13	41:9
28:11,14 37:12	grounds 22:13	idea 12:11	60:17	inure 9:24
44:8 54:24	30:21	identical 30:9,9	individuals	investigate 12:2
55:1,5,6,22	grown 47:22	identified 4:14	50:25	invokes 33:24
59:19,21 60:1	guess 20:7 26:16	identify 15:18	inferior 58:5	invoking 34:8
60:6	46:2	58:3	information	involved 60:3
Ginsburg's	guessing 56:1	<b>III</b> 3:20,25 4:12	11:15,18,21,24	involving 6:10
19:25		4:19,24 5:7,13	12:12,13 13:7	irrelevant 33:19
give 12:18 30:5	H	5:16 6:1,13	21:6 24:14	irrevocable 8:21
30:11 39:19	<b>hail</b> 11:1	7:10,24 9:11	45:8,12,13,13	issue 9:15,16
40:11 41:4	<b>half</b> 4:21	15:2,14 16:20	50:13	22:9 29:12,14
46:15	<b>hand</b> 19:15	17:2,3,6,8	informed 27:5	29:18 31:16
given 25:11 34:6	22:15	21:14,15 22:6	inherently 60:24	45:5 56:21
61:7	<b>hands</b> 61:19	26:19,21,24	injunction 42:12	58:25 59:7
gives 31:16,17	happen 22:1	31:24,25 33:6	injuries 42:4	<b>issues</b> 43:13
giving 6:25	55:18 56:11	33:16,25 34:4	<b>injury</b> 35:13,15	<b>i.e</b> 30:10
51:15	happened 41:5	34:7 35:15,18	36:1,17,19,23	
<b>go</b> 7:14 11:6	happens 16:9	35:20 38:13,16	41:16,17 42:5	J
14:13 17:21	21:6 35:1 42:1	38:21 39:4	54:8,12,12	<b>job</b> 12:7
18:2 19:5 20:1	42:18 52:21	53:18,20,21,25	56:24 57:8	<b>join</b> 23:16,18
20:1,21,23	56:12,13,13,14	54:2,3,5	59:9	44:11
21:2 24:5,14	<b>happy</b> 52:16	imaginable 58:6	insolvency	joinder 23:20
24:18 27:20	<b>hard</b> 25:6	imaginary 51:16	55:12,17,19,20	<b>joined</b> 43:10
44:4 45:8 46:3	<b>heaped</b> 59:12	51:19,23	instance 24:19	<b>joint</b> 25:18
46:14 48:18	hear 3:3	immediately	instances 11:22	<b>JR</b> 1:18 2:5
49:3 50:23	<b>heard</b> 41:6,6	20:23 49:5	institution 15:13	28:24
51:13 53:18	54:8	importance 5:25	insufficient 4:17	<b>judge</b> 3:11 14:10
61:11,18	hearing 61:23	6:8	intended 29:10	14:10 37:19
goes 19:24 26:16	<b>held</b> 17:1,9	important 6:4	<b>interest</b> 4:10 8:3	43:7 49:23
26:17 27:1,16	31:24 35:21	41:1 53:22	8:6 9:4 13:23	54:16
28:15 58:23	<b>help</b> 12:4,6	importantly	14:25 15:1,4	judged 50:7
<b>going</b> 3:13 9:9	helpful 37:6	40:24	18:9 23:14	judgment 31:16
13:23 17:12	higher 55:20	inadequate 4:19	35:13,20 37:9	31:18 33:15
23:10 25:20	home 50:23	incentive 12:11	37:10 38:1,3	57:23 60:18
27:2 43:14	<b>Honor</b> 22:18	48:9	38:11 39:21	61:12
48:19 50:7	34:23 41:19	inclined 16:17	42:4 51:14	judicata 7:19
51:25 52:1,11	44:15 47:2,23	including 23:25	interested 41:15	17:24 57:22
52:12 53:11,12	55:25 57:11	31:23 38:9	interesting	judicial 32:2
53:13 55:17	<b>Honors</b> 8:16	43:9	60:19	jurisdiction
57:17 59:17	huge 30:22 55:4	income 55:24	interests 18:13	4:24 11:7
<b>good</b> 36:7 57:19	hundreds 41:23	56:2,3	interfere 15:15	14:11 15:25
gotten 34:3	<b>hypo</b> 30:6	independent	interpleader	17:2 24:1,8
		•	•	•

33:24 34:8	50:3,9,15,17	large 36:10	15:21 19:3	<b>making</b> 7:2 15:8
53:20,22,23	50:19,22 51:15	47:22	38:7 59:1	mass 6:14 8:18
jurisprudence	52:7,10,23	largely 4:16	litigating 29:6	10:16 26:3
29:13 53:25	53:2,6,15,17	19:16	49:6 59:2	massive 43:20
justice 3:3,9 4:2	54:1,3,24,25	largest 48:1,1	litigation 3:15	master's 45:6
5:1,17 6:15,23	55:1,5,6,22	late 14:4 32:24	5:3 6:4,14 8:8	matter 1:12 6:2
7:14,15,25	56:6,22 57:2	32:24 33:1	8:18 9:13,25	7:23,23 9:12
8:11,20,21 9:3	57:15 58:12,19	latest 33:6,11	10:6,11,16,22	13:15 15:24
9:8,15,20	59:6,8,16,19	Laughter 30:3	11:2 15:18	38:25 43:16
10:18,23,25	59:21 60:1,6	37:24	17:21 19:20	44:19 45:15
11:9,17,19,20	60:15 61:1,8,9	law 29:4,19	20:24 22:4,15	50:9 59:1
11:25 12:20	61:21	30:22,24 32:20	22:24 23:6,23	61:24
13:2,6,13,20		33:4 40:13	23:25 25:6,24	maximizes
14:12,13 15:7	K	51:7 53:12	26:4,7 39:15	60:11
16:3,4,19,23	keep 34:20,23	54:17	40:2 41:21,25	mean 5:23 8:7
17:10,16 18:3	34:24 37:2	lawsuit 29:9	44:1,6 51:8,9	8:12 9:18
18:5,12,17,23	39:9,11 47:7	32:7 35:14,15	58:23 59:12	10:22 12:17
19:5,8,13,23	53:7 58:2	35:23 36:3,6	little 43:12	16:8,23 18:19
19:24 20:11,14	keeps 32:15	49:16,18,20	logical 16:25	18:21,23 20:21
20:20 21:2,3,3	Kennedy 12:20	56:18	long 8:7 23:17	23:4 24:2,20
21:15,18 22:17	13:2,6,13	<b>lawsuits</b> 44:5,18	46:5	26:21 28:7
22:19 23:1,9	24:10 36:5	45:25 49:16	longer 10:5	44:9 46:20
23:15 24:10	40:4,7,13,19	lawyer 4:7 52:16	long-held 9:12	48:17 49:20
25:8 26:15,18	41:3,9,14 42:3	lawyers 25:6	look 27:2,16	53:18 54:4
27:7,23 28:11	42:11,14,20,24	lawyer's 4:17	51:24	60:9
28:14,21 29:1	43:2 50:15,18	leaving 50:10	looked 29:18	means 58:8,24
29:11,16,21	50:19,22 57:15	<b>left</b> 61:15,15,16	54:18	mechanism
30:1,4,19,21	59:6,8,16 61:8	<b>legal</b> 8:15 9:1	lose 21:16	26:13 59:2
31:3,11,14,19	kind 13:25	10:4 27:24	loses 34:17,21	meet 54:4
31:21,23 32:12	14:11 22:11,15	28:1 52:4 55:1	34:21	melt 56:10
32:14,22 33:1	35:12 37:19	55:3 57:3,11	<b>losing</b> 16:22	<b>member</b> 60:16
33:3,13,17,19	43:8 48:17	let's 6:17 14:22	39:5,8	members 39:20
33:22 34:13,19	52:18	21:16 22:1	lost 44:24,25	57:24
35:3,11,22,25	<b>kinds</b> 8:14 61:17	24:2 48:6,7	45:17,18 61:20	mention 44:9
36:5,5,13,16	know 5:22 12:15	level 20:24	lot 6:24 12:8	mentioned
36:20,25 37:12	15:4 16:13	<b>limit</b> 10:16	18:21 36:4	10:18 19:11
37:18,22 38:18	18:16,20,23	53:20,22	40:8,8 43:2	mentioning 19:9
39:1,2,17 40:4	19:1 20:11,14	limitations	49:20 60:5	mere 3:22
40:7,13,19	20:16 23:19	15:14,15 27:3	lots 28:5	merely 40:2
41:3,9,14,19	26:25 32:17	line 5:8,14 35:16	lower 10:12	met 42:21 51:7
42:3,11,14,20	33:8 36:25	55:15	29:21,25 30:2	metaphysical
42:24 43:2,8	43:16 44:13,20	liquidated 41:17	34:6,25	40:14
43:11,19,23	46:6 47:16,20	42:5,8	luck 16:6	<b>Miller</b> 33:22
44:8 45:7 46:2	48:22,24 51:2	litigate 49:7	<b>L.P</b> 1:4	<b>million</b> 36:11
46:13,18 47:8	56:1,4,23	52:17 59:7		47:11
47:14,18 48:4	57:22 61:5,6	60:11	<u>M</u>	millions 52:14
48:11 49:15,19		litigated 15:20	<b>magic</b> 40:20	mind 15:22
L				

	 I	 I	ı	I
60:24	nine 44:1,6,21	<b>oppose</b> 59:22	particular 4:9	<b>person</b> 8:2 12:22
minimis 5:11	44:23 49:4,6	60:7	4:11,18 10:7	25:12 46:15
6:18 15:5	<b>normal</b> 18:25	<b>opposed</b> 50:1,3	11:10 13:12	personal 8:6
<b>minor</b> 15:3	27:22	opposing 9:25	26:14 59:13	11:7 24:1
minutes 58:14	notions 17:6	opposite 51:17	particularized	personally 8:4
misimpression	<b>number</b> 33:23	opposition	10:17	20:8
37:23	46:9	53:10	particularly	perspective
missing 41:3		oral 1:12 2:2 3:7	8:15	17:14,15 59:5
43:17,18	O	28:24	parties 3:15,24	petition 16:7
mom 45:11	O 2:1 3:1	order 24:5 45:7	34:8 39:4,7	Petitioners 1:5
<b>Monday</b> 1:10	objections 7:2,5	60:10	44:9,10 45:2,5	1:17 2:4,9 3:8
money 28:5	obligation 27:25	ordinary 24:24	52:8	58:18
32:15 34:20,24	30:14	42:16	party 6:3 9:25	<b>Phillips</b> 1:16 2:3
35:5 36:21	obligations 57:3	ought 5:9 7:22	10:21 11:14,16	2:8 3:6,7,9 4:4
39:9,11 40:9	57:11 60:25	11:3 22:7 26:4	16:22 24:25	5:5,24 6:16 7:4
43:17 48:15	observed 3:11	26:24 27:20	33:24	7:15 8:7,13,24
55:9	<b>obtain</b> 24:5,6	43:15	<b>party's</b> 61:19	9:8,18 10:2,21
moneys 28:16	obtained 33:15	outcome 5:15	pass 14:6 17:19	10:25 11:13,19
morning 3:14	obtaining 39:13	14:25 15:1	patriot 41:24	11:22 12:4,23
<b>Morton</b> 41:15	39:13	26:23	<b>pay</b> 6:10 23:5,9	13:5,8 14:12
mounted 59:22	obviously 17:11	outgrowth	27:25,25 30:14	14:20 16:12,23
moved 49:24	37:1 60:11	16:25	42:13,13 52:3	17:14,18 18:4
	odd 44:12,23	<b>outset</b> 21:11	payable 28:3	18:11,16,19
N	45:3	outside 39:14	paying 48:15	19:2,7,12,14
N 2:1,1 3:1	offensive 8:16	40:2	payment 31:2	20:7,13,16,25
name 43:9	offhand 9:5	overpaid 12:9	payphone 12:9	21:14,16,25
named 22:21	<b>oh</b> 13:7 21:4	owe 28:5 40:8,9	13:19 17:19	22:18,25 23:4
23:3,17 56:24	39:1 55:4	43:17	28:9 35:9	23:13,18 24:16
56:24	okay 7:1 22:1	owes 48:7	39:13,23,25	26:2,17,20
names 24:3	51:24 60:9	<b>owing</b> 50:6	42:9 46:5,8,16	27:14 28:7,12
naming 22:21	old 46:4 49:4		47:3,5,12	28:16,22 29:3
nature 53:1	54:7	<u>P</u>	51:10	33:21 36:4
necessarily 5:25	once 8:11 26:14	<b>P</b> 3:1	<b>penny</b> 5:4 7:9	41:2 43:13
17:23 18:21	ones 20:17 48:1	page 2:2 24:20	25:5	54:15 55:8
necessary 21:23	52:2	44:5	<b>penny's</b> 22:3	58:14,17,19
36:10 44:9,10	ongoing 41:16	paid 48:16 55:9	people 10:20	59:7,11,20,24
46:14	42:3,8,9	paradigm 25:24	14:8,18 24:3	60:6,15,19
need 11:15 18:6	open 14:17,17	26:6 27:21	31:23 40:8	61:3,22
24:14 27:16,19	operate 13:11	parent 41:24	42:18 51:1,24	phones 6:10
29:4 57:17	operation 40:3	parity 3:21	53:14 56:14,18	picture 44:14
needs 39:20	operations	Park 43:7	56:20	<b>piece</b> 6:17 7:1
negates 38:5	45:11	part 4:4 6:1,25	percent 4:15	place 26:5
never 44:2,2,3,6	operators 12:9	30:11,13,14	5:22 7:9,9 34:9	places 12:14
49:9,9 54:21	13:19 17:19	32:2 37:14	perfect 25:23	plaintiff 6:19
nevertheless	28:9 39:23,25	45:12 59:10	permission	17:16 22:22
15:5,6	opinion 33:22	60:20 61:8	40:25	23:22,25 24:12
nice 12:7	41:19 48:16,25	partial 4:23	permits 49:2	25:1,5,11

			<u> </u>	
34:12 37:16	precedent 52:20	49:13	9:10 10:9	qui 6:19 31:22
42:25 51:19,23	precedential	proceeding	15:15 22:14	37:15,16
56:24	29:14	17:20	23:2,11,12	<b>quite</b> 38:16
plaintiffs 10:13	predominance	proceedings	25:21 26:16	47:18 50:5
15:11,25 16:5	58:25	7:22	27:2,10,12	52:22
17:15,18 19:19	preference	proceeds 5:3	prudential-sta	quotes 12:14
22:21 23:3	19:19	28:6,7 29:10	27:8	<b>Qwest</b> 12:7,12
24:4 26:11,12	prepared 12:2	30:15 34:10	<b>PSP</b> 28:17 44:22	
27:21 38:6	presentation	37:17 55:23	45:13	R
44:12 49:3	3:14	process 6:8 7:18	<b>PSPCs</b> 55:11	<b>R</b> 3:1
50:1,1 57:20	preserve 53:19	9:1 24:8 39:15	<b>PSPs</b> 6:21 28:1	raised 29:12
<b>play</b> 49:8 58:21	59:10	40:2,14 49:9	44:10,25 45:1	ran 46:15
<b>please</b> 3:10 29:2	presume 5:19	59:14	45:4,9,10,20	<b>rational</b> 52:9,19
42:13	<b>pretty</b> 23:11	processes 48:3	50:13 55:14,21	reach 21:20 28:5
<b>point</b> 10:13 18:5	prevailed 54:22	<b>promise</b> 31:7,8	<b>pure</b> 50:9	read 15:17 43:6
23:22 27:8	prevails 28:3	promises 31:6	<b>purely</b> 45:15	58:1
35:1 40:20,22	54:22	<b>proof</b> 12:1	purpose 38:5	<b>real</b> 9:15,16
44:15 49:9	<b>price</b> 23:4,9	<b>proper</b> 34:11	39:12 46:21	18:20
53:10 58:15	primary 14:11	53:21 60:7	47:5	really 5:18,23
pointed 16:20	15:24	properly 34:6	purposes 38:2,4	19:24 25:22
48:4	principle 6:4	47:13	38:13 55:23	45:23 46:16
<b>points</b> 3:25 4:14	54:13	proposed 17:11	pursue 22:4	48:15 50:8
47:2	principles 16:10	proposition	57:14	56:4
<b>pop</b> 45:11	55:20	33:23 37:6	<b>Push</b> 52:8	reason 5:8 27:20
<b>pose</b> 7:6	prior 32:4	38:4	pushing 43:16	33:20 34:14,16
posed 6:5	private 25:24	Prospectively	put 11:1 12:5	35:8 48:8 49:4
position 19:20	probably 9:9	53:5	30:6 43:6,7	49:13 59:16
23:16 30:16,20	10:5 43:12	protect 9:3	45:24 51:17	reasonable 50:4
31:8 51:18	<b>problem</b> 6:11,21	39:18,18 57:20	puzzled 43:12	60:22 61:3,4,5
54:16,16	11:23 13:21,21	57:21		reasoning 37:5
possession 43:20	14:18,21 15:2	protection 41:1	Q	38:10
possible 14:9	18:25 19:4,8,9	58:4,16,20	quarrel 9:11	reasons 4:17
34:23 36:3	21:5,7 25:10	protections	question 3:19	18:24 36:3
39:3	25:19 47:21	26:10 57:25	7:11 10:9,10	57:19 60:1
postulated 45:7	48:17 52:5	58:2 60:13	15:3,7 18:20	REBUTTAL
potential 61:19	53:3,8	prototype 15:18	19:5,25 20:4	2:7 58:17
potentially	problems 6:20	<b>prove</b> 52:13	21:3,17,20	receipt 36:21
10:10	7:16 14:1	proved 34:24	22:2,8 24:17	receivable 18:8
<b>power</b> 3:22 4:6	19:10,14 51:5	provide 12:13	25:4,21 26:22	18:10 21:7
11:16 12:25	59:6 61:10	15:16 25:12	30:6,19 32:20	receivables
32:2	procedural	provided 5:2	35:4 43:11	13:23,24
powers 6:2 22:8	44:16 46:23	providers 47:4	47:14 48:18	receives 3:22 4:6
practical 13:25	Procedure	provides 58:16	54:18 55:7	61:18
18:25 45:15	10:14 24:9	prudence 13:15	56:1 61:4,9	receiving 3:21
50:9 53:11	26:4	16:13	questions 7:18	recognize 5:10
pragmatic 36:3	procedures 43:3	prudential 6:13	16:13 21:23	27:10
45:15	proceed 10:6	7:2,5,12,23	36:7 54:7	recognized 58:9

		•		
record 24:11	reminds 13:22	24:20	role 3:23 49:8	50:3,9 54:25
51:21	reparations	response 14:19	route 17:11	56:6
records 43:20	34:3	30:21	<b>ROY</b> 1:18 2:5	Scalia's 8:21
43:20,22 44:20	report 55:23	responsibilities	28:24	scores 47:24,25
46:3,10,14	56:2,2	8:19,25 9:6,23	rule 10:14 26:9	second 4:4,21
47:7 48:5	reported 41:20	9:24	27:5,9,10,11	10:8,8 30:10
50:11 51:20,22	representative	responsibility	29:25 41:7,10	31:7,8 35:8
51:25	40:20 41:21	21:22 24:12,15	41:22 42:15,22	44:20
recover 53:8	56:17 57:7	responsible 13:9	43:4,5,7 44:2,3	secretary 34:1
recovers 37:1	representing	restricts 53:22	44:17,17 46:23	section 47:3
red 57:13	41:23 51:18	result 51:14	56:13 57:15,17	<b>secured</b> 18:9,13
redress 39:13	56:14	58:10	57:19 58:3,5,7	55:13,14
redressability	represents 3:16	results 55:16	58:16,22 59:18	see 9:5,23 10:1
56:25 57:8	reproduced	retain 35:5	60:14	10:19 13:21
redressed 36:21	57:13	reversed 50:2	rules 14:15 24:9	14:10 24:11
36:24	requests 11:11	reversing 26:25	26:4,8 43:3,6,8	25:14 33:4
<b>reduce</b> 55:10	12:12	review 16:19,22	59:14	43:7 49:10
refer 54:6	require 23:2	rewards 5:23	run 22:23	seeking 34:2
referred 32:10	25:22 57:13,14	rid 53:3		44:11
referring 58:2	requirement	ridiculous 52:12	S	sense 14:16
<b>regard</b> 6:20 25:9	22:6 26:24	<b>right</b> 3:17 4:18	<b>S</b> 2:1 3:1	Sentelle 3:11
60:12	requirements	9:18 12:23	satisfied 3:25	37:19 49:23
<b>regime</b> 9:1 10:4	10:13 58:22	13:8,10,10	4:12,20 5:4,6	Sentelle's 54:16
regulated 27:11	59:8	15:12,23 17:5	5:13 58:23	separate 25:10
regulates 10:4	requires 31:1	17:5 18:11,19	satisfy 5:7 6:12	25:16,16,23
regulation 16:6	57:16	19:2 20:23	7:10 33:25	28:1 35:13
rejected 32:20	requiring 6:2	21:9,14,16	34:4,7	44:5,18 56:8,8
34:11 37:5	requisites 42:21	22:25 23:13	save 54:5	60:21
38:8,15	res 7:19 17:24	25:13 27:14	saying 7:6 12:13	separately 23:17
relationship	57:22	38:1,3 43:16	18:24 21:18,19	separation 6:2
28:9	reserve 28:20	46:19,25,25	27:7 45:7,23	22:7
relationships	resides 45:13	47:1,14 49:6	51:12 54:13	series 45:24
8:14	50:13,13	59:15 61:18	says 12:15 29:13	serious 7:18
relatively 36:11	resolve 22:12	rights 4:22,23	37:8,9 43:24	10:10 19:4
relator 37:15	27:4	8:10 44:25	43:25 44:3	44:18
relevant 11:15	resolved 45:5	45:1,4,16,18	47:3 52:10,14	serve 4:6 11:11
11:18,21 48:24	58:25	59:10 61:15	61:4	11:13,14 22:14
relied 38:11,12	respect 6:22	ROBERTS 3:3	Scalia 4:2 5:17	service 47:4
relief 15:16	12:6 18:17	5:1 28:21 33:3	6:24 7:14,25	<b>Services</b> 1:7 3:5
reluctant 5:8	19:8 30:4	34:13,19 35:3	8:11 16:4	set 46:23 47:6
remain 10:9	34:23	35:11,22,25	29:11,16,22	50:12 52:19
remand 39:11	respectfully	36:13,16,20,25	30:1,21 31:11	60:22
remedies 14:9	57:10	39:17 52:23	31:14,19,21	sets 26:9
remedy 3:17	Respondents	53:2,6,15,17	32:12,14,22	settle 40:24 48:4
13:10 20:9	1:19 2:6 15:17	54:1,3 56:22	33:1 37:18,22	48:7,8,9 52:8
61:19	28:25	57:2 58:12	38:18 39:1,2	52:11,20
remember 6:8	Respondent's	61:21	43:23 49:15,19	settlement 48:11

	1	1	•	
settlements	27:11 42:12	31:25 32:8,9,9	57:24	talk 36:4 44:13
58:21	56:10	35:18,20 37:7	suffered 54:9	<b>talked</b> 41:10
Seventh 41:20	<b>sorts</b> 51:5	38:16,20 39:4	sufficient 4:16	talking 6:9
<b>shoes</b> 38:14	sought 24:22	39:19 41:8,12	32:6	12:25 14:22,23
show 22:23	<b>Souter</b> 8:20 9:3	41:15 52:7	sufficiently 5:11	18:18 23:10
39:20 57:7	9:8,15,20	57:7 59:20	suggest 27:4	37:20
side 20:8 51:22	19:23 20:11,14	<b>stands</b> 38:13	suggested 6:24	talks 60:22
60:12	20:20 21:2,15	start 17:2 58:15	<b>suing</b> 33:14	tam 6:19 31:22
<b>Sierra</b> 39:17	21:18 23:9	<b>State</b> 19:3 21:8	39:22,25	37:15,16
41:15	25:8 26:15,18	41:24	<b>suit</b> 5:20 7:1 8:3	tax 55:22
<b>sight</b> 21:17	27:7 30:4,19	<b>stated</b> 30:13	21:23 57:4	taxpayer 5:9
<b>signed</b> 45:22	31:3 36:5	<b>States</b> 1:1,13	suits 41:22	tell 40:4 46:7
51:12	<b>Souter's</b> 41:19	37:14	suit's 21:24	<b>terms</b> 6:7 14:16
significance	<b>so-called</b> 60:17	statute 14:6	<b>sum</b> 53:7	30:10 31:1
27:23 53:11,19	speaking 52:23	46:21 49:2	superior 58:6	<b>Thank</b> 3:9 28:21
54:24 60:16	52:23 53:2	step 20:20	support 35:18	29:1 58:11,12
significant 5:18	<b>special</b> 14:6 45:6	Stevens 10:18	35:19	58:19 61:21
6:18 7:21	specific 58:20	10:23,25 11:9	supports 33:9	<b>theme</b> 3:14
simple 6:12	specifically	11:17,19,20,25	suppose 28:2	theory 24:4
12:23 30:6	31:15 33:10	21:3 43:11,19	40:8 51:18	44:10 50:10
simply 5:20	37:5	45:7 48:4	59:21	<b>thing</b> 8:20 11:10
15:25 24:23,25	<b>Spiller</b> 16:24,24	60:15 61:1	supposed 42:13	38:21 51:10
26:25 31:5	17:8 31:18	stipulated 21:10	<b>Supreme</b> 1:1,13	52:19 56:16
59:16	33:14 34:1	<b>stop</b> 28:5 37:10	49:3	things 13:22
single 12:22	<b>Sprint</b> 1:3 3:4	stopping 42:5	sure 5:5 9:19	29:3
13:15 23:18	44:20 55:9	stretch 25:25	26:20 32:12	think 3:14,24
29:16 32:18,19	stake 4:8,18	strikes 27:19	38:2 40:11	4:4,11,16 5:6,6
45:20,22 58:3	5:12,15 6:3,18	<b>strong</b> 38:16	58:22 59:24	6:1,2 9:9,12
situation 11:10	22:3,6 25:5	strongly 29:5	surprising 58:10	10:10 15:6
13:18 19:16,18	26:23 37:16,16	33:9	surrendering	16:12,25 19:12
22:12 26:14	39:5,8 47:11	subject 23:24	52:17	19:14 20:9,17
48:15 61:17	stakeholder	29:15 39:11	<b>system</b> 15:19	22:13 26:2,21
situations 5:11	44:14	submit 24:7	38:23 47:7,8	27:3,14 30:20
12:8 44:17	stand 33:23	submitted 11:7	50:12 52:4	38:16 42:9
60:2 61:17	standard 12:21	61:22,24	58:4	46:21 49:13,21
small 29:17	21:11 26:6	submitting		55:13 59:15
36:12	standing 3:20	23:25		60:7 61:8
solely 26:22 29:9	5:10 6:13 7:12	subpoena 11:16	<b>T</b> 1:18 2:1,1,5 28:24	thinks 14:11
solve 52:4	9:10 10:15	Subpoenas	take 6:18 15:11	23:20
somebody 14:2	13:4,21 14:18	10:23	15:23 16:8,14	third 11:16
somewhat 46:4	14:21 15:15	<b>substitute</b> 59:17	18:9 57:17	29:20
sorry 7:14 11:19	16:10 21:13	sue 8:6 9:16,17	59:22	third-party
20:13 22:18	22:14 23:11	9:21,22 11:1	taken 17:12	24:21
25:8 36:13	25:13 26:16,19	12:17,18 22:20	28:17	thought 21:10
45:20 50:21 55:25	27:5,10,12,18	27:21 38:6	takes 6:9 13:23	23:10,15 31:23
55:25 <b>sort</b> 4:13 16:6	29:12,14,18	39:20 49:5,12 <b>sued</b> 56:20 57:6	18:7	32:5 34:16
SULT 4.13 10:0	30:23 31:16,24	<b>Sucu</b> 30.20 37:0	10.7	35:3,11 37:12
			l	l

times 38:7 54:6         try 44:21         try 44:21         44:7         we're 6:9 14:21         1		•	ī		
\$\frac{53:24}{\true 58:14}	37:13,17 51:16	trustee 8:3 9:16	<b>United</b> 1:1,13	53:19 56:12,13	<u> </u>
Three 58:14		40:18 41:8,13	37:13 41:19	57:18 58:6	I — — — — — — — — — — — — — — — — — — —
throw 58:8 tie 53:17 trustees 8:8 9:13 tied 4:18 time 27:18 28:20 42:19 46:13 trusts 10:4 truth 27:17 trust 10:4 truth 27:17 trust 27:17 trust 27:25 38:1 38:1,3 55:1,3 134:5 today 3:4 truned 46:6 two 3:25 4:14 tort 6:14 8:18 10:2 13:22 totl 6:16 26:3 total 3:1: 5:16 track 36:14 47:19 tradition 8:8 45:25 53:25 54:4,5.7 traditional 53:23 58:8 traditions 9:13 transfers 27:24 treated 37:14 tremendous 39:6 trial 12:3 24:17 trubue 52:15 53:3 trial 12:3 24:17 trubue 52:15 53:4 trial 12:3 24:17 trubue 52:15 53:3 trial 12:3 24:17 trubue 52:15 53:1 understand 7:10 trubule 35:17 trubue 52:15 53:1 understand 5:19 trubue 52:15 54:4 trubue 52:16 trubue 52:15 53:1 understand 5:19 trubue 52:16 trubue 52:15 54:4 trubue 52:16 tru	<b>Three</b> 58:14	56:14,17,23,24	unquestionably	59:4 60:11	•
lie 53:17 tied 4:18 time 27:18 28:20	throw 58:8			weight 30:5	· ·
tied 4:18         9:22 41:23         unsecured 55:14         weren't 16:16         0           42:19 46:13         truth 27:17         truth 27:17         truth 27:17         twe'll 3:3         we're 6:9 14:21           tile 27:25 28:1         38:13, 55:1,3         try 44:21         useful 49:8         we're 6:9 14:21         1,400 40:5,14           38:13, 55:1,3         34:9 48:23         Us.C 47:3         we've 22:9 27:17         44:4 49:16,2           today 3:4         tools 43:21         tools 43:21         tools 25:4:14         10:2 13:22         wins 34:17,20         work 27:12         10:03 1:14 3:3           total 3:1: 51:16         track 36:14         48:80 29:19         value 29:14         volicle 16:1,16         work 27:12         10:03 1:14 3:2         10:03 1:14 3:2         10:03 1:14 3:2         10:03 1:14 3:2         10:03 1:14 3:3         45:12 worked 15:19         work 27:12         35:16 44:15         48:11         work 27:12         10:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 61:23         11:04 6	tie 53:17	trustees 8:8 9:13	unrelated 28:12	went 14:2 34:2	· ·
42:19 46:13   truth 27:17   try 44:21   try 44:21   try 44:21   try 44:21   try 43:16:16   title 27:25 28:1   38:13, 55:1,3   26:22 28:1   40:1 42:3   40:1 42:3   33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 3 33:3 59:17   44:4 49:16,2 49:5   49:5	<b>tied</b> 4:18	9:22 41:23	unsecured 55:14	weren't 16:16	77.11
42:19 46:13   truth 27:17   try 44:21   try 44:21   try 44:21   try 44:21   try 43:16   try 43:17   try 44:21   try 43:17   try 44:21   try 43:17   try 44:21   try 43:17   try 44:21   try 44:23   try 44:24   try 49:5   try 44:24   try 44:49:16,2   try 44:24   try 49:5   try 44:49:16,2	time 27:18 28:20	trusts 10:4	upholds 31:15	42:10	0
54:18,21         trying 36:16         useful 49:8	42:19 46:13	<b>truth</b> 27:17	use 7:17 11:16	<b>We'll</b> 3:3	<b>07-552</b> 1:6 3:4
Tribute 52:15   Sais 1   Tribute 52:15   Tribute	times 38:7 54:6	<b>try</b> 44:21	44:7	we're 6:9 14:21	
38:1,3 55:1,3   26:22 28:1   34:9 48:23   34:9 48:23   57:14   turned 46:6   two 3:25 4:14   tot 6:14 8:18   10:2 13:22   14:8,20 29:19   tradish 6:14   47:19   45:22   totade 51:9   tradition 8:8   typicall 42:15   53:23 58:8 traditions 9:13 transfers 27:24 treated 37:14   54:20 tremendous 39:6 trial 12:3 24:17 tribute 52:15 53:3 tried 44:6 trouble 35:17 true 8:24 17:6 trouble 35:25 54:4 true 8:24 17:6 trouble 35:17 trouble 35:17 true 8:24 17:6 trouble 35:17 true 8:24 17:6 trouble 35:17 troub	54:18,21	<b>trying</b> 36:16	useful 49:8	14:22,23 25:3	1
Titus 33:11,13   34:9 48:23   57:14   turned 46:6   turned 46:6   two 3:25 4:14   10:2 13:22   14:8,20 29:19   total 31:1 51:16   track 36:14   47:19   tradition 8:8   typical 42:15   53:23 58:8 traditions 9:13 transfers 27:24 treated 37:14   54:20 tremendous 39:6 trial 12:3 24:17 tribute 52:15   trial 12:3 24:17 true 8:24 17:6 27:25 35:1   42:10,22 50:8 trump 53:25 54:4   trust 8:2,9,10,14   8:21,22,25 9:4   total 6:14 8:18   turned 46:6 two 3:25 4:14 turned 46:6 track 36:14 turned 46:15 track 36:14 track 36:14 turned 46:15 track 36:14 tur	title 27:25 28:1	turn 5:2 11:3,4	usually 39:14	33:3 59:17	
34:5	38:1,3 55:1,3	26:22 28:1	40:1 42:3	we've 22:9 27:17	44:4 49:16,25
today 3:4         turned 46:6         two 3:25 4:14         V         winning 39:5,8         24:20 44:5           tools 43:21         tort 6:14 8:18         to:2 13:22         wins 34:17,20         word 37:7         tool 34:9         tool 34:9         tool 34:14 3:2         tool 34:9         tool 34:14 3:2         tool 34:9         tool 34:14 3:2         tool 34:9         tool	<b>Titus</b> 33:11,13	34:9 48:23	<b>U.S.C</b> 47:3	49:5	
tools 43:21         tow 3:25 4:14         10:2 13:22         v 1:6 3:5 33:21         wins 34:17,20         word 37:7         word 37:7         tools 34:9         1:0:03 1:14 3:2         10:03 3:14 3:1         10:03 3:14 3:1         10:03 3:14 3:1         10:03 3:14 3:1	34:5	57:14		win 20:21	
tort 6:14 8:18         10:2 13:22         38:19 41:15,20         word 37:7         100 34:9           total 31:1 51:16         track 36:14         48:20 29:19         29:22 31:6         38:19 41:15,20         word 37:7         work 27:12         11:04 61:23           47:19         45:22         value 29:14         51:22         work 27:12         12 46:15,21           47:19         45:22         valide 16:1,16         verlicle 16:1,16	today 3:4	turned 46:6		<b>winning</b> 39:5,8	
10:16 26:3	tools 43:21			*	
total 31:1 51:16         29:22 31:6         51:22         35:16,16 47:1         12 46:15,21           track 36:14         47:19         45:22         type 59:9         type 59:9         type 59:9         type tohicle 16:1,16         Worked 15:19         48:13 51:23           47:19         type 59:9         type 59:9         type 59:9         type 59:9         typical 42:15         31:21,22 33:9         46:20 47:21         48:13 51:23           45:25 53:25         51:3         typically 59:9         typically 59:9 <th></th> <th></th> <th>,</th> <th></th> <th></th>			,		
track 36:14         38:9 39:3         variety 12:14 vehicle 16:1,16         48:11 worked 15:19 type 59:9 tradition 8:8 typical 42:15 51:3 s1:21,22 33:9 s1:24,5,7 traditional 53:23 58:8 traditions 9:13 transfers 27:24 treated 37:14 54:20 treated 37:14 treated 37:14 54:20 treated 37:14 55:20 treated 37:14 trial 12:3 24:17 tribute 52:15 53:3 tried 44:6 trouble 35:17 true 8:24 17:6 27:25 35:1 understanding 42:10,22 50:8 trump 53:25 54:4 trust 8:2,9,10,14 8:21,22,25 9:4         U understand 7:10 11:12 20:4 wanted 36:4 trump 53:25 54:4 trust 8:2,9,10,14 8:21,22,25 9:4         Washington 1:9 1:6,12 25:8 trump 53:25 54:4 trust 8:2,9,10,14 8:21,22,25 9:4         Washington 1:9 1:0,17 14:5 11.25:14 20:14 (sq. 17.10) true 8:24 17:6 13:22 understand 8:21,22,25 9:4         Variety 12:14 vehicle 16:1,16 Vermont 4:13 31:21,22 33:9 46:20 47:21 48:22 Workers 41:20 works 24:9 43:6 world 59:16 worries 27:1 25:16,22,25 world 9:14 48:21 wworld 59:16 worries 27:1 25:16,22,25 world 9:14 45:13,12 wouldn't 35:17 53:8 59:19 wrinkle 32:13 32:14,16 wrong 37:18 wrote 37:23 world 9:14 wants 52:16 world 9:14 32:2 wanted 36:4 wants 52:16 washington 1:9 1:16,18 wash't 17:11 way 5:21 8:4,5,9 10:7 14:5 125:8 2000 45:6 2008 1:10 21 1:10 years 10:5 27:17 44:6 21 23:4 14:6 21	10:16 26:3	*			
47:19         45:22         vehicle 16:1,16         worked 15:19         52:2,3           tradition 8:8         typical 42:15         31:21,22 33:9         46:20 47:21         45:67,8           45:25 53:25         51:3         31:21,22 33:9         48:22         Workers 41:20         workes 24:9 43:6           53:23 58:8         traditional 53:23         typically 31:5         51:6         Workers 41:20         workers 24:9 43:6         worked 15:19         46:20 47:21         46:20 47:21         4400 6:9 13:19           45:25 53:25         51:3         typically 59:9         37:1,5,7,17         worked 15:19         48:22         Workers 41:20         worked 15:19         46:20 47:21         48:22         Workers 41:20         worked 15:19         48:21         48:21         48:13         worked 15:19         48:22         48:21         48:21         Workers 41:20 </td <td></td> <td>29:22 31:6</td> <td></td> <td>· ·</td> <td>,</td>		29:22 31:6		· ·	,
trade 51:9         type 59:9         typical 42:15         Vermont 4:13         46:20 47:21         45:67,8           45:25 53:25         51:3         31:21,22 33:9         48:22         48:22         1400 6:9 13:19           54:4,5,7         traditional typically 31:5         35:21 36:23         Workers 41:20         23:2,11 24:3           53:23 58:8         51:6         works 24:9 43:6         23:2,11 24:3           traditions 9:13         transfers 27:24         treated 37:14         wis 9:6,6         worries 27:1         25:16,22,25           treated 37:14         unanimous 29:19         want 7:8 10:11         worth 14:4 22:3         46:16,24 48:13         17 29:25 43:5,           trial 12:3 24:17         uncommon 41:18         30:6 33:10         wrinkle 32:13         32:14,16           53:3         underlying 6:8         understand 7:10         48:14 51:3,12         wrong 37:18         1939 33:12           53:25 35:1         understanding 42:10,22 50:8         wantes 52:16         Washington 1:9         1:16,18           42:10,22 50:8         understandes         30:18         washington 1:9         1:16,18         Y           42:12,22,25 9:4         undertakes         39:18         10:21 25:8         years 10:5 27:17         2000 45:6           20 44:1,621 23:2			•	48:11	
tradition 8:8         typical 42:15         31:21,22 33:9         48:22         1400 6:9 13:19           45:25 53:25         51:3         35:21 36:23         Workers 41:20         15:9 22:21           54:4,5,7         typicality 59:9         37:1,5,7,17         works 24:9 43:6         23:2,11 24:3           53:23 58:8         51:6         works 48:18,20         24:21 25:10,           48:21         worries 27:1         25:16,22,25           48:21         worries 27:1         25:16,22,25           48:21         worries 27:1         25:16,22,25           48:21         worries 27:1         25:16,22,25           48:21         worth 14:4 22:3         46:16,24 48:13         17 29:25 43:5,           48:21         worth 14:4 22:3         46:16,24 48:13         19 44:2,17           41:18         understand 7:10         48:14 51:3,12         32:14,16         32:24 33:1           42:10,22 50:8         true 8:24 17:6         understand 7:10         wantes 52:16         Washington 1:9         1:16,18         X         X         25:22 7:9         25:22 7:9         200 10:5 27:17         2000 45:6         2008 1:10         21:10         22 44:3,17         22 44:3,17         22 44:3,17         22 44:3,17         22 44:3,17         22 44:3,17         22 44:3			,		
45:25 53:25   51:3   typicality 59:9   traditional 53:23 58:8   traditions 9:13   transfers 27:24   treated 37:14   54:20   trial 12:3 24:17   tribute 52:15   53:3   tried 44:6   trouble 35:17   true 8:24 17:6   27:25 35:1   42:10,22 50:8   trump 53:25   54:4   trust 8:2,9,10,14   8:21,22,25 9:4   8:21   sis 9:6,6   39:18   10:71 14:5   10:71 14:5   10:71 14:5   10:71 14:5   10:71 14:5   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:10   10:71 14:5   10:7		V 1			
54:4,5,7         typicality 59:9         37:1,5,7,17         38:10 54:13         works 24:9 43:6         23:2,11 24:3           53:23 58:8         51:6         typically 31:5         51:6         works 24:9 43:6         23:2,11 24:3         24:21 25:10, 22.25           traditions 9:13         transfers 27:24         Ultimately 5:16         worries 27:1         worring 44:24         26:13 57:18         26:13 57:18         worrying 44:24         26:13 57:18         27:25 43:5,         17:10 25:11,22         worth 14:4 22:3         18th 32:24         19 44:2,17         19th 29:7 32:1		~ <u>-</u>	,		
traditional         typically 31:5         38:10 54:13         world 59:16         24:21 25:10, 22:55         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         25:16, 22:25         26:13 57:18         worring 44:24         45:4,16,17,19         45:4,16,17,19         45:4,16,17,19         45:43,16,17,19         45:43,16,17,19         46:16,24 48:13         48:18 19:18         48:14 51:3,12         48:14 51:3,12         48:14 51:3,12<					
Signature   Sign	' '	0 1			
traditions 9:13         Wis 9:6,6         worrying 44:24         26:13 57:18           treated 37:14         Ultimately 5:16         want 7:8 10:11         worth 14:4 22:3         18th 32:24           trial 12:3 24:17         uncommon         41:18         wonderstand 7:10         15:11 25:11,22         wrinkle 32:13         32:24 33:1           tried 44:6         understand 7:10         11:12 20:4         wants 52:16         wrote 37:23         1920 31:18,19           true 8:24 17:6         42:11 48:17         wanted 36:4         wanted 36:4         wrote 37:23         1987 46:9           trump 53:25         understanding 42:10,22 50:8         understanding 32:2         wasn't 17:11         X         X         2         25:22 7:9         2000 45:6           trust 8:2,9,10,14         32:2         undertakes         39:18         16:21 25:8         years 10:5 27:17         224:43;3,17           48:14 51:3,12         years 10:5 27:17         2008 1:10         224:3,17		• •			24:21 25:10,15
transfers 27:24 treated 37:14 54:20         Ultimately 5:16 unanimous 29:19         vis 9:6,6         45:4,16,17,19 worth 14:4 22:3 46:16,24 48:13 wouldn't 35:17 53:8 59:19         17 29:25 43:5, 18th 32:24 19 44:2,17 19 worth 14:4 22:3 46:16,24 48:13 wouldn't 35:17 53:8 59:19         17 29:25 43:5, 19 worth 14:4 22:3 46:16,24 48:13 wouldn't 35:17 53:8 59:19         18 th 32:24 19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:4 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 32:24 33:1 19 20 31:18,19 32:24 wrote 37:23         19 44:2,17 19 the 29:7 32:1 19 the 29:7 32:1 19 44:2,17 19 the 29:7 32:1 19 44:2,17 19 the 29:7 32:1 10 the 29:		51:6			, ,
treated 37:14         ultimately 5:16         worth 14:4 22:3         18th 32:24         18th 32:24         18th 32:24         18th 32:24         18th 32:24         18th 32:24         19th 29:7 32:13         19th 29:7 32:14         19th 29:7 32:13         19th 29:7 32:14			= :	• 0	
54:20         unanimous         W         46:16,24 48:13         19 44:2,17           39:6         unattached 4:15         uncommon         15:11 25:11,22         wouldn't 35:17         19th 29:7 32:1           trial 12:3 24:17         uncommon         25:25 28:5         30:6 33:10         wrinkle 32:13         32:14,16         32:4 1920 31:18,19           53:3         underlying 6:8         understand 7:10         48:14 51:3,12         wrong 37:18         1939 33:12           trouble 35:17         true 8:24 17:6         42:11 48:17         wanted 36:4         wrote 37:23         1987 46:9           27:25 35:1         42:10,22 50:8         Washington 1:9         1:16,18         1:16,18         1:16,18         25:22 7:9         2000 45:6         2000 45:6         2008 1:10         2008 1:10         21 1:10         22 44:3,17         244:3,17         244:3,17         244:3,17         244:3,17         25:22 7:17         244:3,17         25:22 7:17         25:22 7:17         25:22 7:17         2000 45:6         2008 1:10         21 1:10         22 44:3,17         23:14:16         23:14:16         23:14:16         23:14:16         23:14:16         23:14:16         23:14:16         23:14:16         23:14:16         24:15:16         25:22 7:9         25:22 7:9         25:22 7:17         2000 45:6			<b>vis</b> 9:6,6		· · · · · · · · · · · · · · · · · · ·
tremendous       29:19       want 7:8 10:11       wouldn't 35:17       19th 29:7 32:1         trial 12:3 24:17       uncommon       41:18       wouldn't 35:17       19th 29:7 32:1         tribute 52:15       underlying 6:8       underlying 6:8       wrinkle 32:13       32:14,16       32:4         true 8:24 17:6       understand 7:10       11:12 20:4       wants 52:16       wrote 37:23       1987 46:9         true 8:24 17:6       understanding       washington 1:9       x 1:2,8       200 10:5 27:17         42:10,22 50:8       understood 9:14       was 5:21 8:4,5,9       Yeah 52:14       2000 45:6         trust 8:2,9,10,14       39:18       10:7 14:5       year 43:10       years 10:5 27:17         44:1,6       21:23			$\mathbf{w}$		
15:11 25:11,22					· ·
trial 12:3 24:17       uncommon 41:18       25:25 28:5 30:6 33:10       wrinkle 32:13 32:14,16 wrong 37:18 wrong 37:18 wrote 37:23       1920 31:18,19 32:4 1939 33:12 1939 33:					
tribute 52:15       41:18       30:6 33:10       32:14,16       32:4       1939 33:12         tried 44:6       understand 7:10       42:11 48:17       wanted 36:4       wrote 37:23       1987 46:9         true 8:24 17:6       27:25 35:1       understanding 42:10,22 50:8       Washington 1:9       X       X       2       25:22 7:9         trump 53:25       understood 9:14       wasn't 17:11       wasn't 17:11       Y       Yeah 52:14       2000 45:6       2008 1:10         trust 8:2,9,10,14       32:12       wasn't 17:11       year 43:10       years 10:5 27:17       244:16 21 23         8:21,22,25 9:4       39:18       30:6 33:10       48:14 51:3,12       wrong 37:18       wrote 37:23       1987 46:9         X       X       Y 25:22 7:9       200 10:5 27:17       2000 45:6       2000 45:6       2008 1:10         years 10:5 27:17       244:16 21 23       244:16 21 23       244:3,17			,		
tribute 32:13       underlying 6:8       48:14 51:3,12       wrong 37:18       1939 33:12         tried 44:6       trouble 35:17       true 8:24 17:6       42:11 48:17       wanted 36:4       wrote 37:23       1987 46:9         27:25 35:1       understanding 33:5       Washington 1:9       x 1:2,8       200 10:5 27:17         trump 53:25       understood 9:14       wasn't 17:11       Yeah 52:14       2000 45:6         54:4       way 5:21 8:4,5,9       Yeah 52:14       year 43:10       2008 1:10         trust 8:2,9,10,14       39:18       16:21 25:8       years 10:5 27:17       244:16 21 23         48:14 51:3,12       wrong 37:18       wrote 37:23       1987 46:9         Yeah 52:14       year 43:10       year 43:10       year 43:10       2000 45:6         2008 1:10       201:10       244:16 21 23       244:16 21 23					
tried 44:6 trouble 35:17 true 8:24 17:6 27:25 35:1 42:10,22 50:8 trump 53:25 54:4 trust 8:2,9,10,14 8:21,22,25 9:4					
trouble 35:17       true 8:24 17:6       11:12 20:4       wanted 36:4       X       Z         27:25 35:1       understanding 42:10,22 50:8       33:5       understood 9:14 32:2       wasn't 17:11       Y       200 10:5 27:17         trust 8:2,9,10,14 8:21,22,25 9:4       39:18       16:21 25:8       Year 43:10       244:16 21 23         42:10,22 50:8 trump 53:25 54:4       32:2 understood 9:14 32:14       Year 43:10       2008 1:10         42:10,22 50:8 trump 53:25 54:4       39:18       16:21 25:8       Year 43:10       22 44:3,17				_	
true 8:24 17:6       42:11 48:17       wants 52:16       X       2       25:22 7:9         42:10,22 50:8       33:5       1:16,18       200 10:5 27:17         42:10,22 50:8       33:5       1:16,18       200 10:5 27:17         42:10,22 50:8       32:2       32:2       32:2       32:2       32:2       33:4       32:2       33:5       33				wrote 37:23	1987 46:9
true 8:24 17:6       42:17 48:17       Washington 1:9       x 1:2,8         27:25 35:1       33:5       x 1:16,18         42:10,22 50:8       understood 9:14       wasn't 17:11         54:4       32:2       way 5:21 8:4,5,9         trust 8:2,9,10,14       undertakes       10:7 14:5         8:21,22,25 9:4       39:18             42:17 48:17         Washington 1:9       x 1:2,8         Yeah 52:14       2000 45:6         year 43:10       21 1:10         years 10:5 27:17       22 44:3,17         44:16 21 23       23 10 14 26:0					2.
42:10,22 50:8       33:5       1:16,18         trump 53:25       understood 9:14       wasn't 17:11         54:4       32:2       way 5:21 8:4,5,9         trust 8:2,9,10,14       10:7 14:5       year 43:10         8:21,22,25 9:4       39:18					
trump 53:25     understood 9:14     wasn't 17:11     Y     2000 45:6       54:4     32:2     way 5:21 8:4,5,9     Yeah 52:14     2008 1:10       trust 8:2,9,10,14     undertakes     10:7 14:5     year 43:10     21 1:10       8:21,22,25 9:4     39:18     16:21 25:8     years 10:5 27:17     22 44:3,17		0	_	X 1.2,0	
trump 53:25 54:4  trust 8:2,9,10,14 8:21,22,25 9:4  8:21,22,25 9:4  10:7 14:5 16:21 25:8	· ·		· /	<u> </u>	
trust 8:2,9,10,14 8:21,22,25 9:4 39:18 10:7 14:5 year 43:10 years 10:5 27:17 22 44:3,17	_				
8:21,22,25 9:4 39:18 16:21 25:8 years 10:5 27:17 22 44:3,17					
0.21,22,23 9.4				•	
1.0.14.17.01.05   lintavorable   $47.10.01.4$   $44.1.0.41.40$   $1.45.10.14$   $1.69$		unfavorable	29:18 31:4	44:1,6,21,23	<b>23</b> 10:14 26:9
7.14,17,21,25					27:5,10 41:7
37.0	37:0	70.20,21			41:10,22 42:15
71.10,22 42.			<u> </u>	• • • • • • • • • • • • • • • • • • •	11.10,22 12.13

		Page /
56:13 57:15,17 57:20 58:3,5,7 58:16,22 59:18 60:14 24 47:6 24-cent 47:12 276 47:3 28 2:6		
3 3 2:4 4 400,000 6:10 47 47:3		
5 50,000 13:25 14:3,4 58 2:9 9 9:15 46:9		